#### February 24, 1953

PERSONAL AND COMPRESSIVAL

Ur. Alex Rosen Federal Burcau of Investigation Fashington, D. C.

Lear Ir. Rosen:

The recent inspection of the New York Office revealed a serious delinquency in reporting the results of investigation in the Interstate Transportation of Stelen Property: Conspiracy case involving and others. It is noted that this case was opened in the New York Office on October 10, 1951, and that no investigative report had been submitted by the New York Office at the time of the inspection in November, 1952, although eleven individuals were carried as subjects in the case and four subjects had been apprehended by Bureau Agents.

Euch an unrecsonable delay in reporting is inexcusable and would not have occurred if this case had been afforded the proper supervision at the Eeat of Government. It is your responsibility to insure against such ineffective performance and, in the future, I will expect more aggressive supervision of matters of this kind in order that investigations may be reported with greater dispatch.

Very truly yours,

John Edgar Boover

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## February 2, 1953

### MEMORANDUM FOR THE DIRECTOR

### The following Special Agents in Charge are presently on probation:

IÀME	OFFICE	DATE	IAST INSPECTION	DATE OF LAST RECHECK	REASOŃ
}•E• Weeks	Honolulu Continued		10-28-52		Improper supervision of a security investigation in the Honolulu Division. Because of unsatisfactory condition of criminal informant coverage dis- closed during recent inspection.
1. Cornelius, Jr.	Salt Lake C Continued Continued	9-11-52	10-11-52 (Philadel- phia Office	<u> </u>	Failure to bring about the necessary improve- ment in the criminal informant coverage of the Philadelphia Office.
B. Hood	Washington Field	12–23–52	6-20-52	b6	Because of gross breach of security which recently occured in connection with the Security Investigation involving
G. D. King	Indianapoli	s 10-7-52	9 <b>-</b> 16-52	Under inspection as of 1-19-53. (Full inspection)	Delinquencies discovered during inspection of the Indianapolis Office.
R. No Hostery	Springfield	10-30-52	10-1-52		Delinquencies discovered during inspection of the Springfield Office.
G. C. Burton	Portland	11-18-52	11-1-52 (Denver Office)	······································	Because of delinquencies discovered by Inspector Stein.

J. J. Casper	New Haven	12-8-52	11-7-52	. •	Because of delinquencies discovered during inspection of the New Haven Office.
R.W. Wall	Miami	12-19-52	12-11-52	<u>.</u>	Because of excessive delinquencies disclosed during inspection of the Miami Office.
L.V. Boardman	New York	1-16-53	12-18-52		Because of delinquencies discovered during inspection of the New York Office.

Respectfully.

W. R. Glavin

## February 2, 1953

## MEMORANDUM FOR THE DIRECTOR

## SEAT OF GOVERNMENT OFFICIALS (INCLUDING SECTION CHIEFS) ON PROBATION

		•	
NALIE	TITLE	DATE	REASON
A. Rosen	Assistant Director	9-11-52	Failure to promptly inform the Director that prisoners had escaped from the Federal Penitentiary at Lewisburg, Penna.
W.R. Glavin	Assistant Director	11-10-52	Delay in handling vouchers.
N.P. Callahan	Number One Man in Administrative Division	11-10-52	Delay in handling vouchers.
J.E. Edwards	Assistant Chief of Personnel Section, Adminstrative Division	*12-9-52 *	Because of not insuring that a subordinate Agent Supervisor had checked for a missing resignation letter in A Field Office Personnel File where it had been inadvertently filed.

Respectfully,

W.R. Glavin

DECLASSIFICATION AUTHORITY DERIVED FROM: FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 10-07-2010

Larch 12, 1953

PERCOHAL AND COURTER TAD

Ur. Alex Rosen Federal Eureau of Investigation Nachington, D. C.

Dear Er. Rosen;

I have noted the results of a survey recently nade of a number of civil rights cases which had arisen within the New York Livision, and in connection with the case relating of the New York City Police Departto Detective ment there was an unwarranted delay on the part of the New Fork Office in completing and reporting its investigation. The Eurcau was notified of the existence of this case by Hen York letter of August 21, 1952, which indicated that the United States Attorney had requested the investigation on August 6, 1952. Despite the nature of this natter and the fact that it had already been in the hands of the Kew York Division for some time before the Lurcau was advised, there was a further and extreme delay and it was not until after the submission of a second investigative report on October 12, 1952, that your division placed a deadline on the case.

From the above it is obvious that this matter received entirely inadequate supervision in your division. In addition to insisting that the investigation by handled more expeditiously, your supervisors should have required explanations from the New York Division as soon acothe delay in handling became apparent. Such alipshod supervision is totally unacceptable, and I want you to know that will not be permitted in the future.

EG. 1100 E Edgar Hoover &

John Lagar Topyer Director b6

March 2, 1953

#### MEMORANDUM FOR THE DIRECTOR pections General

The following Special Agents in Charge are presently on probation:

LAST DATE OF LAST NAME OFFICE DATE INSPECTION RECHECK REASON Weeks Honolulu Tw., p. 2-26-52 Continued 11-12-52 10-28-52 Improper supervision of a security investigation in the Honolulu Division. Because of unsatisfactory condition of criminal informant coverage disclosed during recent inspection. A Cornelius, Jr. Salt Lake City 7-8-52 Continued 9-11-52 Continued 10-27-52 Continued 2-6-53 10-11-52 Under inspec- Failure to bring about (Philadel- tion as of the necessary improvephia Office)2-17-53 ment in the criminal informant coverage of in Salt Lake City the Philadelphia Office. Because of improper handling of case entitled "Fraud Against the Government and Interstate Transportation of Stolen Aircraft". involving and Indianapolis TioP7-52 G. N King 1-31-53 Delinquencies discovered Continued 2-12-53 during inspection of the Indianapolis Office and the personal misconduct of the Agents at the Terre Haute, Resident Agency. -// R. N. Hosteny Springfield IN 10-30-52 2-12-53 Delinquencies discovered during inspection of the Springfield Office dated 10-1-52.

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G. C. Burton	Portland Tusp	· 11–18–52	11-1-52	Under inspec-	Because of delinquencies
. <b>/</b>	1		(Denver Office)	tion as of 2-17-53.	discovered by Inspector Stein.
J. J. Casper	New Haven	12-8-52	11-7-52		Because of delinquencies discovered during inspection of the Alew Haven Office. In fig.
R. W. Wall	Miami		12-11-52	tion as of 2-13-53.	Because of excessive delinquencies disclosed during inspection of the Miami Office. In P
L. V. Boardman	New York Insp	9:1 <b>–16–</b> 53	12-18-52		Because of delinquencies discovered during inspection of the New York Office.
J. M. Lopez	New Orleans Ordered to Birmingham as SAC 2-19-53	2-18-53	1-29-53		Because of not advising the Bureau of the identity of the Senior Resident Agent design- ated at Monroe, La. or securing Bureau approval for his designation in accordance with Bureau regulations.

Respectfully,

W. R. Glavin

### March 2, 1953

### MEMORANDUM FOR THE DIRECTOR

## SEAT OF GOVERNMENT OFFICIALS (INCLUDING SECTION CHIEFS) ON PROBATION

NAME	TITLE	DATE	REASON
A. Rosen	Assistant Director Sourcelly ative Director	9-11-52	Failure to promptly inform the Director that prisoners had escaped from the Federal Penitentiary at Lewisburg, Penna.
J. E. Edwards	Assistant Chief of Personnel Section, Administrative Division	12-9-52	Because of not insuring that a subordinate Agent Supervisor had checked for a missing resignation letter in a Field Office Personnel File where it had been inadvertently filed.
M. A Jones	Chief Crime Records Section	1-30-53	Improper handling of a reply to an invitation issued to the Director.
J. J. McGuire	Number One Man in Records and Communications Division	2-13-53	Improper supervision of employees located under him in the Records and Communications Division.

Respectfully,

W. R. Glavin

April 9, 1953

Ur. Alex Bosen Federal Eureau of Investigation Eachington, D. C.

Léar Ur. Losens

The Eureau is pleased to advise you that you are being removed from a propationary status.

Cincerely yours,

John Edgar Loover Director

CC: Ur. Ladd (Confidential)

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DFFICE	MEMORANDUM

UNITED STATES GOVERNMENT

TO:

MR. TOLSON

DATE: 3-9-53

FROM:

H. H. CLEGG

SUBJECT:

CIVIL RIGHTS CASES IN NEW YORK

DETAILS

The Director requested that the T<sup>R</sup>aining & Inspection Division review eitht Civil Rights cases in New York and make sure there was no undue delay on the part of the Bureau in the handling of these cases. A review reflected there was no undue delay in seven cases. This has previously been reported in memoranda 3/3/53 and 3/6/53. There was a delay in the handling of the case of Detective, NYC PE;

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The case was received in the ew York Office after receive of a letter from the U. S. Attorney, Eastern District of New York, dated 8/8/52, which requested investigation. The Bureu was notified of this by letter dated 8/21/52. The investigative report concerning this investigation was submitted by Sa GERald V. Caswell dated 11/12/52. The investigative period was shown as 10.8.52. This report did not contain results of all investigation requested and undeveloped leads were set forth for the additional investigation. After the dubmission of the report of 11/12/52 a deadline was placed on the case by the Bureau. ubsequent to tat time investigative reports were submitted and investigation was conducted promptly. The delay chargled to the New York Office was from the preiod /8/852 to 11/12/52/.

On 3-9-53 Agent Caswell's explanation concerning this delay was telephonically furnished the Bureu. e stated he had numerous deadline cases during this period which necessitated immediate investigation. Most of these cases involved bribery matters, He further stated immediately after the request was received form the U.S. Attorney to conduct investigation in case he notified his supervisor, who has since resigned what he could not give this case immediate attention and that them informed him to handle the deadline cases and take c re of this case when possible. is explanation is attached.

This case was handled at the <u>Bureau by Supervisor</u>
George P. Dillard and Senior Supervisor of the Civil Rights Section, who have both resigned.

Attachments

FHS:hc/cs

17 MAR 31 1953

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RECOMMENDATIONS

- 1. In view of the explanation submitted by Special Agent Caswell, it is recommended no action be taken against him.
- 2. Recommend an explanation be requested from Asac Hargett, who was Assistant DAC in New York during the time of this delay. Letter requesting such explanation is attached.
- 3. Recommend attached letter go forward to DAC Boardman, calling his attention to the importance of Civil Rights cases and the necessity of seeing that they are afforded prompt investigative attention.
- 4. It is recommended that no action be taken against Assistant Director Rosen, Inspector Winterrowd and Section Chief Frank L. Price.

Standard Form 88
(Rov. Aug. 1980)
PROMULOATED BY
BUREAU OF THE BUDGET
CHECULAR A-24

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U. S. COVERNMENT PRINTING OFFICE 16-62288-1

April 1, 1953

## MEMORANDUM FOR THE DIRECTOR

# SEAT OF GOVERNMENT OFFICIALS (INCLUDING SECTION CHIEFS ON PROBATION

NAME	TITLE	DATE	REASON
A. Rosen	Assistant Director	9-11-52	Failure to promptly inform the Director that prisoners had escaped from the Federal Penitentiary at Lewisburg, Pennsylvania.
M.A. Jones	Chief Crime Records Section	1-30-53	Improper handling of a reply to an invitation issued to the Director.
J.J.McGuire	Number One Manein Records and Communi- cations Division	2-13-53	Improper of supervison of employees located under him in the Pecords and Communications Division.
W.V. Cleveland	Number One Man to Mr. Belmont	<b>3-12-53</b>	Failure to rport to his immediate supervisor an incident which resulted in a complaint to the Arlington County Police Department.

Respectfully,

W. R. Glavin





# FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

REPORT OF PERFORMANCE RATING-

A.

	٨		
Name of Employee: <u>A</u>	LEX ROSEN		-
tame of Employee.			
Where Assigned:	INVESTIGATIVE DIVIS		
	(Division)	(Section, Un	it)
Payroll Title: AS.	SISTANT DIRECTOR		· · · · · · · · · · · · · · · · · · ·
Rating Period: from _	3/31/52	to <i>3/31/53 *</i>	• • •
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ADJECTIVĖ RATING:	SATTSF	ACTORY	Employee's Initials
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(For use as attachment to Performance Rating Form No. FD-185)

Name of Employee ALEX ROSEN	Title Assistant Director
	Rating Period: from 3/31/52 to 3/31/5
RATING GUIDE AND CE	ECK-LIST
Note: Only those items having pertinent bearing on employee's performance should Rate items as follows:  Outstanding (exceeding excellent and deserving special commendation).	d be rated. All employees in same salary grade should be compared.
Satisfactory (ranging from good to excellent but not sufficient to rate outstandi Unsatisfactory.  No opportunity to appraise performance during rating period.	
An 'Outstanding' rating cannot be justified unless all elements rated are 'plus'; and in addition as set out on the reverse of form FD-185.  So far as Satisfactory and 'Unsatisfactory ratings are concerned, it is impossible to provide marks because such would presume equal weight for all elements, rated, Good judgment, nlight of the elements rated. All minus marks must be supported by narrative detail; and of set out on the reverse of form FD-185.	on, of course, supporting comments must comply with the requirements a mechanical formula for computing the various 'plus', 'check', and 'minus' nust' be exercised to insure that the adjective rating is reasonable in the course, all 'Unsatisfactory' ratings must comply with the requirements as
(1) Personal appearance. (2) Personality and effectiveness of his personal contacts.  † (3) Attitude (including dependability; cooperativeness, loyalty;	(17) Firearms ability. (18) Development of informants and sources of information. (19) Reporting ability:
enthusiasm, amenability and willingness to equitably share work load).  (4) Physical fitness (including health, energy, stamina).	(a) Investigative reports (b) Summary reports (c)
(5) Resourcefulness and ingenuity:  (6) Forcefulness and aggressiveness as required.  (7) Judgment, including common sense; ability to arrive at proper	(c) Memos, letters, wires  (Consider Conciseness; Clarity; Organization thoroughness; accuracy; adequacy and pertinency of leads; administrative detail.)
conclusions; ability to define objectives.  (8) Initiative and the taking of appropriate action on own responsibility.	(20) Performance as a witness. (21) Executive ability:
(9) Planning ability and its application to the work.  (10) Accuracy and attention to pertinent detail.  (11) Industry, including energetic consistent application to duties.	(c) Planning (d) Making decisions) (e) Assignment of work
(12) Productivity, including amount of acceptable work produced and rate of progress on or completion of assignments. Also consider adherence to deadlines unless failure to meet is attributable to causes beyond employee's control.	(g) Devising procedures (b) Emotional stability
(13) Knowledge of duties, instructions, rules and regulations, including readiness of comprehension and know how of	i) Promoting high morale (j) Getting results (22) Ability on raids and dangerous assignments:
application.  (14) Technical or mechanical skills.	(a) As leader (b) As participant
(15) Investigative ability and results:  (a) Internal security cases  (b) Criminal or general investigative cases	(23) Organizational interest, such as making of suggestions for improvement.  (24) Ability to work under pressure.
(c) Fugitive cases (d) Applicant cases (e) Accounting cases	(25) Miscellaneous. Specify and rate:
(16) Physical surveillance ability.	
A. Specify general nature of assignment during most of rating period (such as secur tor, etc.): criminal	ity, criminal, applicant squad, or as resident Agent, supervisor, instruc-
B. Specify employee's most noteworthy special talents (such as investigator, desk man and coordinates all criminal, applicant	, research, instructor, speaker): Desk man - directs and accounting work for the field
C. (1) Is employee available for general assignment wherever needs of service require (2) Is employee available for special assignment wherever needs of service requires	Les (If answer is not 'yes', explain in narrative comments.)
D. Has employee had any abnormal sick leave record during rating periodYes_ (If s	so, explain in narrative comments.)
ADJECTIVE RATING: SATISFACTORY	
	atisfactory, Unsatisfactory

OFFICE MEMORANDUM

UNITED STATES GOVERNMENT

TO

MR. D. M. LADD

DATE: 3/2/53

FROM

A. ROSEN

SUBJECT: CIVIL RIGHTS CASES INVOLVING
NEW YORK CITY POLICE DEPARTMENT
(January 1, 1948 - January 1, 1953)

I have read the attached memorandum submitted by Mr. Winterrowd and I feel if this matter had been properly co-ordinated we would not have missed the case, in spite of the fact that the wire from the New York office failed to designate or list this case which was missed.

I have spoken with Mr. Winterrowd about this and he stated that inasmuch as he handled the preparation of this material, he feels it was his responsibility and not that of the Agents who were working on the case with him. He also points out that the omission was corrected before the memorandum actually was transmitted out of the Bureau.

In the light of the above a letter of censure should also be directed to Mr. Winterrowd.

Inasmuch as Mr. Winterrowd is in my Division, a letter should also be directed to me.

#### RECOMMENDATIONS:

- 1. Letter of censure to SA T. J. Muldoon of the New York Office.
- 2. Letter of censure to SA of the New York Office, who is SA Muldoon's immediate Supervisor.
- 3. Letter of censure to SAC Boardman, New York inasmuch as the original request was made of Boardman.
- 4. Letter of censure to E. H. Winterrowd.
- 5. Letter of censure to A. Rosen.

DIRECTOR'S NOTATION "I THINK SUFFICEENT ORAL CENSURES HAVE BEEN GIVEN." H.

AR:WW Attachment cc - Mr. Glavin

(Sociadditional recommendation next page) 9APR 24 1953

MORINE FIRST IN (7. ) IN IN

## RECOMMENDATION:

That Tetters of censure be sent to Mr. Winterrowd and SA Muldoon only. Winterrowd coordinated the work at the Bureau, Muldoon at New York. Lither one, or both, should have discovered the omission of one case.

G. C. Gearty GCG:pc

8

DECLASSIFICATION AUTHORITY DERIVED FROM: FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 10-07-2010

April 20, 1953

PERSONAL & CONFIDENTIAL

Mr. Alex Rosen Federal Bureau of Investigation Washington, D. C.

Dear Mr. Rosen:

The Bureau is in receipt of the report of the physical examination afforded you at the United States Naval Hospital, Bethesda, Maryland, on April 6, 1953.

This report reflects that you have no disqualifying physical defects.

The electrocardiogram afforded you in this connection was within normal limits.

The Board of Examining Physicians of the United States Naval Hospital reports that you are capable of performing strenuous physical exertion and have no physical defects that would interfere with your participation in raids or other work involving the practical use of firearms.

Sincerely yours,

John Edgar Hoover
Director

WBH: mf ch

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# FEDERAL BUREAU OF INVESTIGATION UNITED STATES DEPARTMENT OF JUSTICE

## REPORT OF PERFORMANCE RATING

Name of Employee:	ALEX ROSEN	· · · · · · · · · · · · · · · · · · ·		
*	INVESTIGATIVE I (Division)  ASSISTANT DIREC	(Se	ection, Unit)	
Rating Period: from	4/1/52	to <i>3</i>	/31/53	
ADJECTIVE RATING:	SATISFACTORY Outstanding, Sa	tisfactory, Unsatisfacto	гу	Employee's Initials
	E A. TOLSON Signature	ASSOCIATE DIRECTOR Title		/31/53 Date
Reviewed by:	Signature	Title ASSISTANT DIRECTO Title	MAY MAY	Date 5 1953 Date
	TYPE OF  Official  (x) Annual	( ) Admini ( ) 60- ( ) Tra	strative day insfer grantion from service cial burgers	-3633 6-4 8 1906 1916 1708





Cetober 16, 1954

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Ur. Alex Rosen Federal Cureau of Investigation Kashington, L. C.

Dear Al:

Undoubtedly this day will bring you many congratulatory messages from your numerous friends and associates to help celebrate your Twentieth Anniversary of Dureau carvice. By way of official recognition of this infortant occasion, I am extending my warmest personal congratulations in addition to presenting to you, on behalf of the Rureau, the enclosed Twenty-Year Dervice Award Key. I sincerely have this day will nemit you to recall all of the pleasant memories of your long years of spleadid service to the FII.

The great contributions which you have made toward the progress of this Jureau during two decades of service are most praiseworthy. Your unfaltering interest in our problems, your innumerable personal sacrifices, and nost of all your you intense loyalty and devotion to duty are ecohined factord which where made you an incritation to those who have been privilegely to know and work with you. There are many outstanding examples, of the accomplishments of the Investigative Livision which have assisted the Jureau in discharging its heavy resonabilities. These accomplishments are directly attributable to the fatthful and concetentious manner in which you have performed your wattributable and concetentious manner in which you have performed your wattributable and concetentious manner in which you have performed your wattributable and concetentious manner in which you have performed your wattributable and concetentions manner in which you have performed your wattributable and concetentions manner in which you have performed your wattributable and concetentions manner in which you have performed your wattributable and concetentions manner in which you have performed your wattributable and concetentions manner in which you have performed your water to be performed.

I want you to know with ity I baleestabing an accordate like you won when I can always relywrend trust boy shall be persitted to continue receiving the benefit of your valuable experience and talents for many years to 15-067 16 1953

With boot wholes and kind regards, FELTRAL BLANK COM ... . HEMICH

Tolson Ladd Nichols Belmont Clegg Glavia Harbo Rosen Tracy Laughlie Mohr Winterrowd Tele. Rm.

THE COLLEGE DATE OF STATE OF STATE SENTEN

Sincercly,

Ed Edgar Hoover

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OFFICE MEMORANDUM. UNITED STATES GOVERNMENT

ប៉ែល់ដី : MR. LADD

DATE: July 7, 1953

FROM : /A. ROSEN

SUBJECT: DELAY IN CORRESPONDENCE

Under date of June 8th, the decisions of the cases, which related and [ Supreme Court in the to conscientious objectors, were furnished to the Director by an informal memorandum from Robert L. Stern, Acting Solicitor General. These decisions were received in my office on June 9, 1953, and were thoroughly analyzed by the Selective Service Desk. Inasmuch as this was an informal note, and inasmuch as Stern was among several in the Department who did not feel that there would be a successful appeal, it was not felt necessary to acknowledge his note. We had dealt with Stern in conference. With regard to this appeal, it is believed that this was the reason for his note and its tone. This material was received by Mr. Nichols' Office on June 24th and was acknowledged by letter to Mr. Stern on June 26, 1953.

Mr. Tolson raised a question concerning the delay in preparing this acknowledgement and Mr. Nichols' by memorandum to Mr. Tolson, explained the delay in his office by memorandumdated July 1, 1953. Mr. Tolson made the notation on the July 1, 1953 memorandum of Mr. Nichols': "It took entirely too long. How many others letters are being held up?"

A check was made in the Criminal Section, Special Inquiry Section and the Accounting and Fraud Section, and it was determined that there are no letters in this Division that have not been handled.

ACTION

For your information

JRM/rh

8 9 JUL 241953

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UR. TOLSON

G. C. GEARTY

Special Inquiry

5-18-53

p6

PURPOSE: To answer your inquiry concerning the delay in processing the completed summary of the captioned matter. It is to be noted the summary and outgoing letters of transmittal were dated 5-14-53. They were received in the office of the Number 1 man of the Investigative Division 5:40 pm 5-12-53, thereafter received in Nr. Posen's Office 9:28 am 5-14-53. The summary and letters were received in Nr. Ladd's Office 8:58 am 5-15-53. They were received in my office for you 2:33 pm 5-15-53. They were thereafter received in the Reading Room 4:10 pm, and in the Director's Office 4:53 pm 5-15-53.

DFLAY IN PROCESSING SUMMARY: Mr. Rosen advised that he received the captioned summary along with a number of others at 9:28 am 5-14-53; however, due to many specials, other expedite memoranda, and his attendance at the Executives Conference, he was unable to handle this summary. He pointed out that the volume of mail was so heavy that he was unable to leave the building for lunch on that day. He permitted the summaries to accumulate, and handled them during the evening completing them at 12:30 am 5-15-53, and had them delivered promptly to Ur. Ladd's Office the first thing in the morning. It will be observed the summary remained in Mr. Rosen's Office approximately 24 hours.

Ur. Ladd advised that on 5-15-53 a total of 15 summaries were received in his office, 8 of them, which included the captioned matter, were received at 8:58 am. He stated he regretted that he did not handle them sooner but the delay was occasioned by the trmendous volume of specials which were received in his office the morning of 5-15-53. He pointed out that at least 2 of the summaries were over 20 pages in length. It is to be noted this summary was received in my office at 2:33 pm 5-15-53.

I desire to point out that this aummary, with 14 others, was received in my office subsequent to the Friday dead line. It was in my office approximately 12 hours before being received in the Reading Room at 4:10 pm.

OBSTRUATIONS: At the time the above summary and the letters of transmittal were received in Mr. Ladd's Office and my office for you, it was already considered a delayed piece of correspondence since the date was that of the previous day, 5-14-53. The responsibility rests with the Investigative Division: 1. in not having met the previous day's dead line, and 2. in not insuring an even flow of mail, it being noted that 8 summaries were handled in Mr. Ladd's Office and stamped in at

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8:58 am. Although it is appreciated that the Investigative Division is handling a considerable volume of mail, these summaries, being special, should have been given the consideration they deserve and moved more promptly.

RECOMMENDATION: It is recommended a letter of censure be directed to Assistant Director Rosen to insure that there will be no recurrence of such a delay in the hand ing of expedite mail.

This recommendation is made in conjunction with Ur. Rosen's handling of another summary entitled \_\_\_\_\_\_\_\_ Special Inquiry, in which there was a similar delay but which is being treated under separate memorandum.

# .

# Office Memorandum • UNITED STATES GOVERNMENT

TO : UR . TOLSON

FROM : G. C. GEARTY

SUBJECT:

Special Inquiry

1. Xicamo

DATE:

5-18-53

Nicholo\_ Nicholo\_ Polsont\_ Clock\_s\_ Glavia

PURPOSE: To answer your inquiry concerning the delay in processing the completed summary of the captioned matter. It is to be noted the summary and outgoing letters of transmittal were dated 5-14-53. They were received in the office of the Number 1 man of the Investigative Division 5:02 pm 5-13-53, thereafter received in the Rosen's Office 9:25 am 5-14-53. The summary and letters were received in Mr. Ladd's Office 8:58 am 5-15-53. They were received in my office for you 2:31 pm 5-15-53. They were thereafter received in the Reading Room 4:09 pm, and in the Director's Office 4:54 pm 5-15-53.

DELAY IN PROCESSING SUMMARY: Mr. Rosen advised that he received the captioned summary along with a number of others at 9:25 am 5-14-53; however, due to many specials, other expedite memoranda, and his attendance at the Executives Conference, he was unable to handle this summary. He pointed out that the volume of mail was so heavy that he was unable to leave the building for lunch on that day. He permitted the summaries to accumulate, and handled them during the evening completing them at 12:30 am 5-15-53, and had them delivered promptly to Mr. Ladd's Office the first thing in the morning. It will be observed the summary remained in Mr. Rosen's Office approximately 24 hours.

Mr. Ladd advised that on 5-15-53 a total of 15 summaries were received in his office, 8 of them, which included the captioned matter, were received at 8:58 am. He stated he regretted that he did not handle them sooner but the delay was occasioned by the tremendous volume cf. specials which were received in his office the morning of 5-15-53. He pointed out that at least 2 of the summaries were over 20 pages in length. It is to be noted this summary was received in my office at 2:31 pm 5-15-53.

I desire to point out that this summary, with 14 others, was received in my office subsequent to the Friday dead line. It was in my office approximately 1% hours before being received in the Reading Room at 4:09 pmer

OBSERVATIONS: At the time the drove summary and the letters of transmitta were received in Mr. Ladd's Office and my office for you, it was already considered a delayed piece of correspondence since the date was that of the previous day; 5-14-52. The responsibility rests with the Investigative Division: 1. in not having met the previous day's dead line, and 2. in not insuring an even flow of mail, it being noted that 8 is summaries were handled in Mr. Ladd's Office and stamped in pt. 6356 and summaries were handled in Mr. Ladd's Office and stamped in pt. 6356 and summaries were handled in Mr. Ladd's Office and stamped in pt. 6356 and summaries were handled in Mr. Ladd's Office and stamped in pt. 6356 and summaries were handled in Mr. Ladd's Office and stamped in pt. 6356 and summaries were handled in Mr. Ladd's Office and stamped in pt. 6356 and summaries were handled in Mr. Ladd's Office and stamped in pt. 6356 and 6

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Although it is appreciated that the Investigative Division is handling a considerable volume of mail, these summaries, being special, should have been given the consideration they deserve and moved more promptly.

RECOMMENDATION: It is recommended a <u>letter of censure be directed to</u> Assistant Director Rosen to insure that there will be no recurrence of such a delay in the handling of expedite mail.

This recommendation is made in conjunction with Mr. Rosen's handling of another summary entitled \_\_\_\_\_\_\_\_Special Inquiry, in which there was a similar delay but which is being treated under separate memorandum. (attached)

recommend

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declassivication authority derived pro pri autométic declassivication cuide date 10-07-2010

October 16, 1950

PERSONAL AND COMPRESSION

Ur. Alex Hosen Federal Bureau of Investigation Sashington, D. C.

Decr Ur. Rosen:

I have reviewed the vertous explanations submitted with respect to the fellure on the part of the Investigative Division to properly handle the various ranifications of the hidseping case of I have noted that you approved a nemorandum submitted by a special Agent Supervisor assigned to your division which contained mislending information in the details and which memorandum largely contributes to the errors made in a press release tesued in connection with this case. Moreover, there were planing errors committed by personal of your division in this matter which resulted in serious emberrasses to the Dureou through the release of a crimical record which cotually did not pertain to one of the persons arrested.

I further destro to express a displaceure of the unwarranted delay which occurred in your distance in bringing to my attention the fact that the finger-prints of one of the subjects arrested at St. Louis, Vissouri, in this metter, were not identical with the imperprints of another individual with a stailer name who has a criminal record which had previously been relocated by the Bureau as pertaining to the individual in oursely in 5t. bould had a stailed.

he isoletest Director in Flurge of the inpution gratue Division, you are charged with general response will by for the failure within your division in this instance,

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SEDERAL BLASAU OF HARSHAA

Belmont
Elegg
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Hacke
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20 OCT 22 [1573] 6 1953

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and I expect you to take the appropriate steps to see that there is no repetition of such serious delinquencies in your division in the future.

Very truly yours,

J. Edgar Hoover
John Edgar Hoover
Director

To:

The Director

FROM:

D. M. LADD

SUBJICT:

GREMAP

October 9, 1953

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Supervisor Gallagher indicates that he received a call from between 8:30 and 8;45 fact that the lingerprints submitted on between 6:30 and 8:45 A.M. yesterday advising of the by the St. Louis Office were not identical with the criminal record which had previo sly been use: He called a stenographer; dictated a memoranud, and then told Mr. Frice. Mr. Rosen indicates that Price and Callagher came to his office at about 9:23 A.M. and furnishedhim with this information. After obtaning the information, Mr. Rosen states that he telephonically contacted me. This is correct. - received a call from the switchboard in the Director's Office saying that the Director had left for the Department. Shortly thereafter I received a telephone call from Mr. Rosen and he informed me of the fact that the Identification Division indic ted an incorrect criminal record had been utilized. I told him to immediately obtain all the details and I at me have the story. In view of the fact that the Director was not in his office, I immediately proceeded to Ar. Tolson's office; he was at that time tied up with SAC Auer ach. I returned to my office and in a few minutes thereafter Mr. Tosen and Mr. Trice called at my office and advised that they had double checked the matter with the Identification Division and that the arrested in St. Louis was not identical with the [ whose criminal record had been released. I again returned to r. Tolson's Office and by this time Mr. Averbach had left and I gave Mr. Tolson the story.

On a matter of this importance it seems that there was entirely to much delay in reporting it. The Identification Division states they informed the supervisor at 8:15 A.M. admits that he received the call between 8:30 and 8:45 A.M. this was not called to my attention until 9:40 A.M. or Eter, In t is conection I was in my office at 8:20 A.M. yesterday morning and should have been immdiately advised in order that I could advise the Director. In view thereof, I recommend that letters of censure be directed to Supervisor R. J. Gallagher, F. L. Price, and Assistant Director Rosen.

DML:WMJ

"And understatement: Let me have recommendations. Hoover.

20 OCT 261953

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67-77715-	305
Searched	
Numbered	7:1

12 OCT 23 1953

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SIGINAL PILED

	TO:	Mr. Ladd October 8, 1953
<b>/</b>	FROM:	Mr. Rosen $ heta$
	SHBJECT:	GRENAR A, Rosen
	by Mr. Ga submitted	48、85、1、3、3.60、19.50、25.8、3.65(3.15、1.1)(3.15、1.16、2.15、1.15)(3.16、1.15、1.16、1.15)(3.16、1.16、1.16、1.16、1.16、1.
	another meceived was in outhad received	At 9:23 this morning, Mr. Gallagher and Mr. Price came ice. Mr. Bruggeman had already come in to see me on atter. Bruggeman had stated that Gallagher had just informtaion from Ident that the woman in St. Louis who roustody is not identical with the woman on whom we ved a criminal record. I immediately told Bruggeman llahger to come up right away since Gallagher received matien from Deiss of the Singel Fringerprint Section.
	wn very s	Upon receiving the details from Mr. Gallagher, who stated, ad already dictated the memorandum and that it would be hortly. I called Mr. Ladd and advised him that I had the above information concerning the woman.
0 - 1066	order the present : immediate determin	Within minutes after that, Mr. rice and I after checking, ed that we had sufficient infortation to advise Mr. Ladd eliminary infortation obtained, and we went tohis office, ing on the way up that Gallagher was to get his material
ORIGINAL FILED IN 7-692	the erro to Mr. L his offi Office a office t	I do not know the exact time that we were able to verify bor, but immediately upon doing so, rrice and myself went add's office, and after relating the facts to him he left ce, stateing that he was going into 67-2725300 At approcimately 9:18-02. To look of the facts to him he left ce, stateing that he was going into 67-2725300 At approcimately 9:18-02. The facts to him he left compand that he was going into 67-2725300 At approcimately 9:18-02. The facts to him he left ce, stateing that he was going into 70-2725300 At approcimately 9:18-02. The facts to him he left ce, stateing that he was going into 70-2725300 At approcimately 9:18-02. The facts to him he left ce, stateing that he was going into 70-2725300 At approcimately 9:18-02. The facts to him he left ce, stateing that he was going into 70-2725300 At approcimately 9:18-02. The facts to him he left ce, stateing that he was going into 70-2725300 At approcimately 9:18-02. The facts to him he left ce, stateing that he was going into 70-2725300 At approcimately 9:18-02. The facts to him he left ce, stateing that he was going into 70-2725300 At approcimately 9:18-02. The facts to him he left ce, stateing that he left ce, stateing that he left ce, stateing that he left ce, stateing the facts to him he left ce, stateing the facts the facts to him he left c
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record. In stendard or also stated that he ruggers and the stendard her are into my office at 9:17 a.m., at which time Bruggers brought this incident to my attention and that I esked bruggers to immediately jet Gallagher up here so that I could get the full facts immediately. The stendardner states that willagher and trice came to my office at approximately 9:30 a.m.

I have spoken to Mr. Gallagher, who was at home, having been on duty all night, and to the best of his recollection he stated that he received a call from Mr. Deiss between 8:37 and 8:45a.m., this morning, October 8, 1953. Mr. Deiss has currently kept us up to date on developments in connection withwork being done in Edentification Division on this case. He therefore called Mr. Gallagher as he had on previous occasions and advised him of the situation for Mr. Gallagher's information.

#### R. J. Gallagher-Kidnaping Desk

After getting the information Mr. Gallagher stated he walked through Mr. Price's office en route to get a stenographer, who was standing by; that Mr. Price was on the telephone; that he got a stenographer and dictated a short informative memorandum. In view of the telephone calls which Mr. Frice was handling Mr. Gallagher had an opportunity to mention, but briefly, what had developed to Mr. Price and he did this while Mr. Frice had completed a call and was reveiving another call. He dictated a short informative memorandum, but inasmuch as he was able to furnish the developments orally the memorandum which he had dictated was not waited for. Action was taken without the memorandum, as indicated above, by immediately callin Mr. Ladd.

F. L. Price Chief, Criminal Section

Following receipt of phone call by Mr. Gallagher from Mr. Delas I was notified of the situation. At the time I was on the long distance telephone obtaining explanations on the three items from S/C Thorntion in which the Director was interested. It was necessary to also communicate with Kansos City and again St. Louis following this call. I approved the night memoranda and immediately sent them forward. As indicated in the foregoing, I then called this matter to Mr. Fosen's attention.

October 23, 1953

Hr. Alex Rosen Federal Bureau of Investigation Washington, D. C.

Dear Mr. Rosen:

In connection with the handling of the Kidnaping case in your division i vant to extend my appreciation and commendation for the diligent efforts of the Investigative Division personnel in performing their duties relative to this major investigation.

The industry with which the supervisory, clerical and stenographic personnel cpplied themselves, voluntarily contributing a great deal of overtime, has truly been noteworthy. Please convey my gratitude to the employees for their excellent attitude and cooperation.

Sincerely yours, LRH: mao MAILED 9 OCT 2 3 1953 COMM. En

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Ladd. Nichols Belmont Clegg Glavin. Rosen Tracy. Tele, Room ... Holloman .....

# Office Memorandum • UNITED STATES GOVERNMENT

. Office Internorancia	ONTIED OIL		, <u></u>	. , ,
TO : Ur. Glavin		DATE:	October 10	), 1953
FROM: H.L. Edwards (AC)	O LA	Ros	EN/ 3	7- Jane
subject: GRENAP	Investigation Di	r ()		Will.
CRIMINAL RECOR	ING DIRECTOR OF ERRONI ON SUBJECT			o6 ** -
him that the Identification  prints of subject  were not identical with the  FBI # who has a cris  of subject  Division from the St. Louis  and the Identification Div	ninal record. It is n were received in t office at 7:15 AM on ision advises Supervis	by the alics oted to he Ide cotob	St. Louis  ne finjerp ntificatio er 3, 1955 Gallaghe that thes	Office, orints on 3,
two individuals were not the line of the line of the noted "Up till 9:	40 All I was not advise	ea. Why	'P''	.bd.
he received a call from Su Division between 8:30 and fingerprints submitted by the criminal record previous sion advises Gallagher was advises he immediately can and then told Mr. Frank L. Price was momentarily tied with the Grenap case but to with the Grenap case but to to Mr. Rosen's Office and 9:23 AM. Mr. Rosen therew development and was told of the fact the Director immediately proceeded to Mr. Tolson because he was Mr. Rosen and Mr. Price co had double checked the ma upon Mr. Ladd again return the fact that the whose with the whose 1:40 AM or later and there in reporting the matter tor. In view thereof, M	notified at 8:15 AM) led a strnographer, d Price, Chief of the I up on long distance as soon as he was free reported the matter t con telephonically inf to immediately obtain was not in his office Mr. Tolson's Office tied up at the time. alled at Mr. Ladd's Of tter with the Identifi ned to Mr. Tolson's Of prrested in St. Lo criminal record had criminal record had put that although he matter was not calle to him in order that h r. Ladd recommends tha	be could be	rising the it identication of identication of all a memora al section in connecting at approximate app	the the al with on Livi- la her ndun, ion went inchely of the In view later esting him of nticals inch deliving the Live of th
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directed to Supervisor Gallagher, Section Chief Price and Assistant Director Rosen, v

#### RECOMMENDATIONS OF THE ADMINISTRATIVE DIVISION

The Administrative Division recommends that <u>letters of censure</u> be directed to Supervisor R.J. Gallagher, Section Chief Frank L. Price and Mr. Rosen for the delay on the part of the Investigative Division in seeing that this important development was brought to the attention of the Director.

Lalso recommend probation for Gallagher and Price for delay in advising Mr Rosen.

Hallister Rosen.

Setter to Hallington Price + Roser 10-16-53 PDH: 990

Despiration of the second

January.

PERMANENT BRIEFS OF THE PERSONNEL FILES OF MR. GALLAGHER AND UR. PRICE HAVE PREVIOUSLY BEEN FURNISHED UR. CLEGG IN CONNECTION WITH AN INQUIRY BEING MADE IN THE HANDLING OF THE GRENAP CASE.

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TO.	£	Mr, Tolson	<i>-</i>		DATE	10-9-53	
FROM		H. H. Cleg	E			-	1
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whose erron on by su	ively iden  hane was a  cous ident  with a	riminal reco tifiedl At with aliases was rele reported as Also rele	m., 10-7 rd of sub some time includi: ased on w ased at s based on evidence i	-53 folloget Hall eriminating names on in ame time name change to of	owed at least of the least of t	at it. ouis was an minal record or ty mentioned	t. Ü.
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three 10-7- of Sul in de on the Police memo 1	and Rosen v suspects a 53 in early ojects." I tails the I months he begins o Department oegins, "The	al Crimes Univold want do he, on his morning ender knew only an and "This individual is is the is	states caription care care care care care care care care	s he fel- is and crition, pro- icarian pos- icarian the actu- arrested that is	t Direct riminal repared Possib sitively at the c all subj by the and conc now rep	. F. Lyers, i or, and Messr records of the a memo dated le Identifica y riminal recorets. Concertt. Louis erning orted to be i mits his lang	s. c tion et ds ning his
cc; l	Sr. Glávin			-	-	Não.	
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in details is "injudicious" and he depended on the words "possible Identification" in the title as a flag. This mono initialled by Frank Price, Chief of Criminal Section and by Messrs. Rosen and Ladd. Price and agree now memo is misleading but it didn't occur to them then it was so due to "possible identification" language in title of memo. Ladd relied on the details being correct but they were not.

Mr. Nichols and Mr. Ladd advise they depended on phraseology in details of Myeral remo in approving release. Chief of Investigative Division's Criminal Section Frank Price saw a carbon copy of the narrative statement of the criminal records of of the three people, which was not attached to a press release. Mr. Ladd was present and understood these records were to be released to press. Mr. Price, who later entered room, states he saw no press release and thought these records were prepared for future release in event of later positive identification. Mr. Ladd believes Mr. Nichols explained in Price's presence their purpose. Mr. Price states not. Mr. Nichols was uncertain as to this.

Price instructed St. Louis Cffice to consider sending fingerprints by speed photo or most expeditious manner and later learned that Chief of St. Louis P.D. had ordered speed photo mashine removed two weeks carlier. Fact, next day, 10-8-53, established that although ordered removed, the machine whill not be actually removed until January 1954. No instructions issued for St. Louis to give by phone a detailed description of fingerprints of arrested persons which would have eliminated the moman(whose record was furnished to the press) as soon as her fingerprints available in St. Louis, although St. Louis Office did not take actual fingerprints until around noon on 10-7-53. They should have been taken earlier.

#### RECOLLIE DATIONS:

1. SA O. F. Lyers, 69-13, 58,560, Chief of the Ceneral Crimes Unit in the Criminal Division under whose supervision is the kidnaping supervisor's desk. His memo of October 7, although in the title indicated possible identification of subjects, in the details there was a clear indication of positive identification. He admits erromeous language in details, claiming he depended on the title as a flag. This memo, reled on by lessrs. Ladd and Nichols, largely

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contributed to the errors in the release. Recommend censure, probation and transfer to the field as a Special Agent. Termonent Drief.

I agree. He should not be used in any supervisory capacity. 10-11. Tolson.

DEFECTOR IS COTATION: " I COLCUR AS TO CENSURE & PRODATION" H.

Section of Investigative Division - GS-15, \$10,800. He approved Myers' memo although knowing the details as to two of the subjects were were inaccurate. He stated he did not recall whether he approved this memo due to the large number than he was hendling during a short period of time. Also, although he asked the St. Louis Office to send fingerprints by speed photo machine, he did not think of instructing, after learning there was no such machine, that a detailed telephonic description of the fingerprints with classification be telephoned to the Eureau which would have avoided the mistake by eliminating the record on the woman. There is doubt about any responsibility on his part for approving the criminal record as a release since he claims that he thought this was for future release in the event of positive identification. Recommend censure and probation. Permanent briof attached.

DIRECTOR'S NOTATION: "I CONCUL!" H.

I agree JPM:10-9

LETTUR to Price 10-16-53 FDH: ggs I recommend censure; probation; transfer to field on general assignment; denotion from CS-15 to CS-13.

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Although informed by his supervisor, ir. Kemper, that the identifications of and were basen on name checks, he states that he assumed when the release was made that the identification was positive and his assumption was erroneous. To states also that he relied on the details in the Lyers' memo which was misleading. Recommend consure and probation.

Letter to Michols 10-16-53 WST:ggs

I agree JPM: 10-2

I recommend a strong letter of Gensure

10-11- Tolson

DIRECTOR'S NOTATION: " YES MICHOLS IS PRINCIPALLY RESPONSIBLE FOR THIS FORRIBLE PLUMDING H.

the Myorat memo relying on the title "Possible Identification of Subjects" as a flag and now agrees that the data in the details is misleading; and he has general responsibility for the failure within his division. Pecommend concurs and probation.

I recommend strong letter of censure.
Tolson

Letter to Rosen 10-16-53 FDH: ggs

I agree JPU:

DI ECTOR'S COTATION: "TO BE CENTURED AND PLACED ON PRODATION" N.

Consure only por r. Clavin 10-16-53 E.C.

5. Assistant to the Director D. M. Ludd. He relied on Myers' memo which was misleading and did not check on its accuracy, although the Chief of the Investigative Division and the Supervisors were all informed that two of the identifications were not positive. Recommendation, consure.

Lotter to Ladd 10-16-53 VOT: 605 I recommend strong letter of consure. Tolson

I agree JPH

DIRECTOR'S NOTATION: "YES " II.

take fingerprints with sufficient promptness, there was a failure to use speedier methods of sending in by telephone are otherwise a description of the fingerprints and there was a failure to accurately ascertain that there was still a speed-photo machine in the Police Department; although it had been ordered removed two weeks earlier, it had not, in fact, been removed. It is recommended that this situation be given consideration in connection with the over-all action as to SAC Thornton.

Thornton's removal as SAC has been recommended. Tolson DIRECTOR'S NOTATION:" YES" H.

7. No further action is recommended as to any other employees in this matter at the Seat of Government since no evidence was found involving any improper action by other employees.

I-agree JPJI

DIRECTOR'S NOTATION: "OK" H?

## DETAILS

## **BACKGEOUND**

On October 7, 1953 there was released at
approximately 11:10 a. m. a statement announcing the solution of the
case involving the kidnaping of
imately 11:30 a. m. this release was followed by the release of
information giving the previous criminal record of
and It has been determined.
that at the time of the releases there was a positive identification
only of based on latent fingerprints found on the ransom
communication, and the information concerning the woman and
was based upon a name check only with no positive identification
Receipt of fingerprints on October 8. 1953 show that the
in custody at St. Louis was not identical with the individual whose
criminal record was furnished the press. Likewise it was learned later
in the day, on 10-7-53, that   Idenies that the photograph of
whose record was given to the press, was the individual that he had
in mind when he indicated that a was a third party involved
in the kidnaping.
Memo prepared by Supervisor O. F. Lyers,
Investigative Division
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A memo from Line Rosen to Mr. Ledd de ed October 7
A memo from Lr. Rosen to Mr. Ladd daued October 7, 1953, indictated by Supervisor 0. F. Myers. Threatign five Division
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This memorandum was initialed by Supervisor O. F. lyers; by F. L. Price who had been in charge of the CREMP case on the night detail; by Lr. Rosen and by Lr. Ladd. This memo was stamped into the Director's Office, October 7, at 9:07 a. m. Lr. Lichols advises that a copy of this memo was handed to him personally, presumably shortly after its preparation.

#### IMTERVIEWS

The following is a brief statement of the pertinent comments nade by the following who were interviewed:

FRANK L. PRICE, in charge of the GHENAP wase on the night shift and Chief of the Griminal Section, Investigative Division

At 3:22 a. m. he got the first message from St. Louis furnishing the names of and and and the requested name checks at Ident. Division and was furnished some criminal records on individuals bearing similar names with records in the general area of Kansas City and he knew these to be prospective or possible idents based on name checks and not positive idents. He repeated this fact to other supervisors who were on night duty and he made the statement again to Supervisor E. C. Kemper of the Crime Records Section when Kemper arrived to assist in the preparation of any information for possible future release. He later learned of the positive identification of Hall as a result of comparing latent fingerprints on the ransom communication. He knew that there.

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was no positive ident on the \_\_\_\_\_\_ woman and as to \_\_\_\_\_ whose name was first given as \_\_\_\_\_\_ the St. Louis Office had stated that \_\_\_\_ was giving meager and contradictory information due to his being doped and drunk. He asked St. Louis to send a speed-photo of fingerprints of the subjects in custody and was advised that the t. Louis Police Department had removed their speed-photo equipment two weeks previously. A large number of meaos were prepared between the initial call and 11:00 a. m., October 7, and he has been unable to find any indication that there was a positive identification of any of the subjects except except in the memo prepared by Supervisor O. F. Lycrs referred to above.

Price told Kemper that he could not rely as a positive identification on the records of and as it was only a name check record. He does not now recall whether he saw or road or approved memo since he was handling so many items and phone calls at the time. He states that he never saw the press release but was in Mr. Ladd's Office at about 11:15 a. m. Urs. Nichols came in and exhibited to him carbon copies of a "briefed-down" version of the criminal records of the three individuals. He looked these over, noted some typographical errors. Mr. Nichols asked if they were OK and he replied that they seemed to be in substance versions of the criminal records of the three individuals whose records were in his office and he could not vouch for the accuracy of them since he did not have the records to chedk. Ir. Nichels told him he would accept the responsibility for such accuracy and Price did not indicate that they were positive identifications. This question did not arise.

Supervisor O. F. Mycra, Eupervisor in Charge of Ceneral Crimes Unit, Investigative Division

Supervisor O. F. Lyers, who is head of the unit which handles kidnaping cases, was handling the day shift problems concerning the CREMAP case while Price was on the night shift. As to his memo of October 7, no one asked for it; He voluntarily prepared it with the thought in mind that the Director and Messra. Ladd and Rosen would like to have the criminal record of the suspects. He knew at the time this was prepared that had been positively identified from lat nt fingerprints. He knew posivitely that the other two had not and it was solely on the basis of a name check and he considered them "possible idents."

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He knew definitely the records on  $\Box$ and positive, for which reason he placed in the title these words, "GREVAP - Possible Identification of Subjects." This to him was a definite flag as to their being possible idents rather than positive. He had no doubt as to the identification status of the three subjects. He furnished no information orally to Mr. Kemper but was present when Price made comments, with Kemper present, that are suspects and only possible and idents. Looking back in retrospect at his memo, he knows that he was injudicious in his phraseology in making positive statements He was relying on the word "Possible" and [ in describing in the title being a sufficient flag. He knows he made a mistake and he wants placed in the record his sincere regrets. CHARLES L. GREEN Charles L. Green arrived about 8:00 a. m. as a Supervisor in the Investigative Division who, in the CRENAP case was handling the ransom list. He furnished no information to Kr. Kemper when he arrived. Messrs. Price and Gallagher, another supervisor, made it clear that records were not based on positive identification. Supervisors HARRY L. MORGAN, RICHARD J. GALLACHER, R.L. BRUGGEMAN These Supervisors were additionally interviewed relative to the above matter and generally corrobonated the statements as submitted by Messrs. Price and Livers. Agent Supervisors did not collaborate with Lyers in the preparation of the above-mentioned memo; however, they all admit they were told by Price that the criminal records and photographs of and. were based strictly on name checks sub jects and that the photograph and criminal record of confirmed through a latent fingerprint. Tickler copies of several memoranda written by the above Supervisors have been located and a review indicates that in each instance where reference was made to the possible subjects the criminal records relating to them are labeled as possibly There appears to have been no misunderstanding on the part of these Supervisors as to the fact there was no positive

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identification of the criminal records of

the subjects in this case.

#### E. C. KEINER, Crime Records Section, Records & Communications Division

Kemper arrived at the Bureau at 5:15 a.m. and after checking with Lr. Nichols was dispatched to 'rice's office, Investigative Division at 5:30 a. m. Kemper was instructed to assist in the collection of material which would eventually lead to a press release. He told Price he wanted to get the details on the criminal records and Price indicated that they had some criminal records and photographs; however, these were the result of a name check. Kemper borrowed one copy of each criminal record, went into an adjoining = office and made detailed notes regarding each individual subject's record. He then returned to Lr. Michols! Office, handed him his notes, of the criminal records, advising at the same time that these records were based on a name check. Ir. Nichols looked at the notes and indicated that he wanted to get as far aherd as possible in preparing a press release and instructed Kemper to write a narration of each of the three criminal records. Kemper returned to Price's office three or four more times that he can recall, on the third occasion he procured three photographs and returned them to Mr. Michols' Office. Kemper states that outside of the initial indication, at 5:30 a. m., that the criminal records and photographs were the results of name checks, nothing further was said to him to indicate that the identifications were improper.

## Assistant to the Director L.B.MICHOLS

Kemper is correct when he furnished information to Mr. Nichols and advised that the identification of was on the basis of name checks. Ir. Michols issued the initial release about 11:10 a.m. and twenty or thirty minutes later furnished the records on and which were released to the press. He stated that he had always been very conservative in making. certain that identifications were positive, this was a habit with him, but in this instance he did not check as he usually does. He assumed that the identifications were positive and on this assumption he accepts the responsibility for the release. There had been a Kansas City Star, "radio flash" somewhat earlier; they were endeavoring to expedite the release; he read factual statements to ACAC Moss at St. Louis; he gave ir. Ladd a copy and then gave out the release. Mr. Ladd approved the release. Mr. Ladd also approved the subsequent criminal records. Price's statement as to his review of the criminal records is correct.

lr. Michols stated that he definitely did rely upon the memo dated October 7, prepared by Supervisor 0. F. Myers which made positive statements in the details indicating to him a positive identification of and lo had a copy of this memo of Myers handed to him personally prior to the preparation of the release.

(Memo dated October 7 shows that S C Nostetter.

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(Memo dated October 7 shows that S C Fostetter.

Kansas City, telephoned Kr. Rosen at 7:15 a. m. advising that

will not identify the photograph of whose criminal record

was included in the release. This memo was stamped in Kr. Kicholstoffice, October 7, at 12:50 p.m., approximately an hour after the

criminal records had been released to the pross.)

## Assistant Director A. POSEN

Ur. Rosen had initialed the memo of October 7 prepared by Supervisor 9. F. Lyers referred to above. Er. Rosen stated that he knew positively when he arrived at the office in the early morning that the only positive identification of the three suspects was the identification of \_\_\_\_\_by latent fingerprints. He knew that the other two were only possible identifications based on name checks. He was hendling a large number of memos and rushing them through. He remembers the Lyers memo, he recalls initialling it, he recalls that it was labelled "possible identification of subjects" but he was not impressed at the time with the positive statements in the details indicating the identification of and | Viewing it now he recognizes that lyers was wrong in making these positive statements and he, Mr. Rosen, was not impressed with the posivite statements at the time but he is now certain that they should not have been made in this manner. He did not see the press release at any time.

Concerning the expeditious transmittal of fingerprints by speed-photo, his information is that the supervisors had requested this and that the \_t. Louis Office advised that the speed-photo machine in the St. Louis PD had been removed two weeks previously. After it was too late during the day of october 8, an Agent learned from a captain in the St. Louis PD that although the speed-photo had been ordered discontinued, actually it was still in use and was not to be removed until January 1, 1954.

## Assistant to the Director D. H. LADD

Mr. Ladd stated that he was furnished with a copy of the press release. He indicated his approval to Lr. Nichols and he did so in reliance on the memo of Sepervisor O. F. Tyers which in the

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details indicated a posivite identification of all three subjects.

Concerning the second release to the press of the criminal records of the three subjects, ar, bichels in Ladd's Office had carbon copies of these criminal records. Price was in the effice and saw them. It is his belief that bichels made it clear to all three that these records were to be given to the press. Price interposed no objection, he made no comment to the effect that two of the identifications were not positive and were based solely on name checks. Ir. Ladd through Price should have spoken up at this time since Mr. Ladd, in reliance upon Myers' memo "Possible Identification of Subjects" he does not recall that this made any impression at the time.

As for the failure to get the fingerprints sent in by speed-photo or otherwise at an earlier date, he stated that the records showed that the requests were made by the Investigative Division Supervisors but this was not properly followed up.

Frank Price, Chief, Criminal Section, Investigative Division, stated that he personally requested that speed-photo fingerprints be sent in and in the early morning of October 7 the St. Louis Office advised that the speed-photo service had been removed two weeks previously. (Memo dated October 7 shows that Supervisor Frank L. Price told SA of the St. Louis of the St. Louis Office at 4:25 a. n., October 7, to give full consideration to speed-photo in transmitting fingerprints of the subjects.) He then instructed that they get in the photograph and fingerprints the nost expeditious way possible whether this meant that an Agent should fly then in or they should be sent by airmail. He instructed that the most expeditious way be followed. Ir. Frice stated he got the first call about the arrest in St. Louis. He personally called about the fingerprints and the photograph and that he issued instructions to get them here expeditiously. In answer to questions he stated he did not instruct that a fingerprint expert of the St. Louis Office telephone in the classification and detailed description of the fingerprint patterns on a finger-by-finger basis, describing the location of cores, deltas, ridge counts, bifurcations and islands. He states no one else had talked to it. Louis from his office that he knew of about getting in the fingerprints and although other supervisors working in there had some follow-up responsibility generally, he felt that he was the only one who had issued instructions on this point in the Investigative Division.

November 17, 1953

Mr. Alex Rosen Federal Bureau of Investigation Washington, D. C.

Dear Al:

I am dropping you this note to let you know how pleased I am with your splendid contributions to the special kidnaping school held from October 26 to November 6.

Your discussion of the Greenlease case was presented in a particularly outstanding manner and was highly instrumental in engendering the enthusiasm of the class. It is evident you prepared your material with care and endeavored to make it interesting as well as instructive. Your success has been admirable; and I am most appreciative.

MAILED A NOV 2 0 1953 COMM-ESI Sincerely yours, J. Edgar Hoover

67-21215-308

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Salutation lber Reading Room.

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#### October 29, 1953

MEMORANDUM FOR MR. TOLSON MR. LADD ur. Rosen UR. TRACY

During the course of the evening of October 27, 1953, a check was made of various offices at the Seat of Government to determine whether mail is being handled in accordance with Bureau regulations and with the proper attention to rapidity. In the office of Mr. R. C. Anderson of the Identification Division there was found a letter enclosing an investigative report from the Charlotte Office destined for Bureau file 17-12689 entitled | Veterans Administration Matter." This document was stamped into the Bureau on October 16, 1953. It was received in the Investigative Division at 3:45 P.H. on October 20,1953. It appears this matter was sent to Supervisor Anggreon of the Identification Division by L of the Investigative Division with a cover routing slip dated October 29, 1953, and bearing the remark "Pet call Friday, October 23. Will expect your call Wednesday, October 28.

The cover letter from the Charlotte Office suggeststhat a copy of the fingerprints of the subject be sent to the Foreign Liaison Offices in Surope.

An explanation is requested as to why this pai natter could not have been discharged withingreater-degree o promptness. As you are aware the Supermissed Manual for Seat of Government employees requires that communications from field offices and outside sources be answered on the day of receipt. At rare intervals a situation willed all villa bore a longer period of time is required and in those instances incumbent upon each employee having descrion matter to see that the greatest possible speed is exercised so that the appropriate action may be quickly consumpted

The explanation of Trix Rosen and Mr. J. the Investigative Division is dedired.

Belmoat Glavin Harbo Rosen Tracy Holloman .....

Ladd -

Nichols

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It appears that the report of Special Agent Carnon J. Stuart dated October 14, 1953, at Charlotte which reached the Bureau with a cover letter was not date stamped into the Investigative Division. It does appear that this document was stamped into the Bureau on October 16, 1953.

It does not appear that this report was time stamped into the Identification Division. The cover letter was not time stamped into the Identification Juvision. Mr. Tracy should take steps to see to it that documents are time stamped into his division in order that responsibility may be appropriately fixed. An explanation is requested from Mr. Tracy for not having taken such action in this instance.

Very truly yours,

J. Edmar Hoover John Edgar Hoover Director

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## UNITED STATES DEPARTMENT OF JUSTICE

#### FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

WASHINGTON 25, D. C.

Director Federal Bureau of Investigation United States Department of Justice Washington, D. C.

Dear Sir:

For inclusion in the fund to be paid to the designated beneficiary of any Special Agent, of the FBI who has previously contributed to this fund and who dies from any cause except self-destruction while employed as a Special Agent. I am forwarding herewith (by CHECK - MCNEY ORDER) the sum of \$10, payable to the Assistant Director, Administrative Division, FBI, to be included in said fund. Payment will be made for death by self-destruction after the Agent has been a member of the fund for a continuous period of two years. It is understood and agreed that the sum tendered herewith is a voluntary, gratuitous contribution to said fund which I understand is to be administered in the following manner. The liability of the fund shall not under any circumstances exceed the amount of monies in the fund at the time any liability shall occur.

The Director of the FBI will appoint a committee which shall consider all matters pertaining to the acquisition, safe keeping and expending of said fund, which committee will recommend appropriate action to the Director in pertinent matters. The Assistant Director of the Administrative Division of the FBI shall receive all contributions and account for same to the Director. Upon the death of any Special Agent who is a member of said fund the appointed committee will consider the case and submit a recommendation to the Director as to its conclusions. Appropriate instructions will then be issued to the Assistant Director of the Administrative Division, directing him to pay to the designated beneficiary the sum of \$10,000. The following person is designated as my beneficiary for FBI Agents' Insurance Fund:

Name H. Rozen	Relationship Fother Date 10-30-53
Address 2859 Hampton Rd	S. Shoper Height This
	d as my beneficiary under the Chas. S. Ross Fund
NAME Same	Relationship
Address	8 All Care
23 NOV 3 1953 PCT 3 0 1953	3/gha Very truly yours,

fice Memorandum • united states government ur. Cleggwin DATE: 11/12/53 G. C. Geart FROM SPECIALIZED IN-SERVICE COURSE #1 SUBJECT: (KIDNAP SQUAD COURSE - EASTERN SECTION) 10/26/53 - 11/6/53 Alex Rosen In connection with the captioned matter, I feel Ispecial commendation should be considered for Assistant Director Rosen for his contribution to the success of this course of training. Obviously, with members of his staff he had given a great deal of time and thought to this school as indicated by the excellent presentation of his material. I thought his discussion of the Case was excellent, particularly by his use of the actual recordings made during the course of the case as well as his use of slides and pictures to illustrate his discussion. The manner in which he built up the tension ever present in a kidnaping case was very noteworthy and was the subject of very favorable comments by all members of the class. I feel he contributed a great deal in helping to build up the enthusiasm of the entire class in anticipation of the problems present in any kidnaping case as well as in anticipation of the practical problem they were to handle at Quantico. RECOMMENDATION: It is recommended that Assistant Director Rosen receive a letter of commendation. GCG:ATP **12** NOV 23 1953 MRÉPU OF INVESTIGATION

Dear Mr. Hoover:

I thought you would wish to . know that following your appearance on television on Tuesday, I have on numerous occasions been told by people who approached me about the magnificent and extraordinary presentation which you gave on that occasion.

These comments still come to me and they are so praiseworthy that I thought you would be pleased to hear of them.

Respectfully,

ab ?one,

November 19, 1953

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II NOV 21 1953. FEDERAL BUREAU OF INVESTIGATION

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Navember 20, 1953

Ur. Alex Rosen Federal Bureau of Investigation Washington, D. C,

Dear Ali

Thanks so much for your note of November 19.

I am very happy to learn of the favorable comments which have been made to you, and it was thoughtful of you to bring them to my attention.

Sincerely,

J.S.H

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FBI AUTOMATIC DECLASSIFICATION GUIDE -DATE 10-07-2010

December 29, 1953

PERSONAL AUD COLDENAT

Mr. Alex Rosen Federal Bureau of Investigation Zashington, D. C.

Déar Mr. Rosen:

I have given most careful consideration to the circumstances relating to the recovery of two twentydollar bills which were at first believed to be a part of the unrecovered ransom money although it was later determined that the recovered bills were of different series from those having identical numbers in the ransom money. Due to the failure to immediately recognize the possibility that the two bills might not be part of the ranson money, considerable unnecessary invest tigation was conducted. From a review of all of the flects it is apparent that the Investigative Division should have anticipated any problems that might arive in connection? with the ransom money list which was disseminated in this case. Your division should have been sufficiently alort to have realized that there were limitations to the published list and you should have seen to it that the divisional offices were advised of these limitations.

Ead such action been taken a great deal of investigative time and effort which were expended following discovery of the two twenty-dollar bills could have been saved and I want you to be certain that appropriate measures are taken in the Investigative Division to prevent any similar omissions in the future,

Holloman Niss Gandy -

econdes dent le enstrut y yours MAILED 3 JAN – 4 1954

A Whiler Hoover

John Edgar Redeely *Director* 

Ladd (Personal Attention)

fice Memorandum • united states govern Mr. Tolson DATE: Dec. 15, L. B. Nichols FROM : A/EX ROSEN SUBJECT: GRENAP

On the memorandum from Mr. Rosen to Mr. Ladd dated December 8, 1953, setting out the circumstances of the recovery of two bills which have serial numbers which are the same as serial numbers on the ransom list but which, in fact, pertain to different "series" years than the bills on the ransom list, the Director noted "Nothing herein places the responsibility for failure to properly list the bills. What is our excuse for not listing the series number?' This memorandum answers the Director's question. The questions necessarily raised in submitting a precise answer to the Director's question will be the subject of a separate memorandum.

The series year was not included on the ransom list printed in Grenap because it did not occur to anyone at the Bureau or in the Field that the mathematical possibilities of bills with the same serial number but from different series turning up in this transaction were sufficiently great to justify the addition of the series number to the list. Nor did it occur to anyone when the first two ransom bills appeared in Michigan and Indiana to check them against the Recordak reproductions of the actual bills. SHOULD SOMEONE HAVE: THOUGHT OF THIS?

The series is the date of the authorization of Congress to produce the notes. It is one of 8 principal identifying characteristics on this particular type of currency, namely, Federal Reserve notes. No duplication has occurred in any of the previous kidnaping cases. A thorough review of the file reflects that in the past the significance of a series year along with the various other identifying characteristics was considered. Nevertheless, only the denomination, the character of the bill, and the serial numbers have ever been included on ransom lists. This has never been a problem before. It is only a minor, investigative problem now.

RECORDED - 86 The items which appear in a printed ransom districtuding Grenap, represent a compromise between what is desirable and what is practicable. The ransom list is a working document for the public.
Only the most essential information should be included if we expect a public co-operation. FEDERAL BUREAU OF INVESTIGATION

cc - Mr. Ladd Mr. Rosen

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Memorandum to Mr. Tolson

Dec. 15, 1953

The points of identification which were pointed out to the Bureau by the Treasury Department in March of 1938 are as follows:

1. Denomination

2. Character (i.e. silver certificate, U. S. note, Federal Reserve note, etc.)

3. Serial number

4. Series

5. The check letter

6. The portrait

7. Face plate serial number

8. In the case of Federal Reserve notes, Federal Reserve District.

The Statistical Section of the Records and Communications Division handles the mechanical preparation of the ransom list. The procedures for performing this elaborate and complicated step are their responsibility. The gathering of the material used in the list is essentially an investigative step. Both steps are taken in strict accordance with section 66 of the Manual of Instructions.

#### PREPARATION OF FUTURE RANSOM LISTS:

There is a very serious doubt in my mind as to whether the series year should be included in future ransom lists. All of the considerations I could think of are set forth in a separate memorandum which will be submitted to the Executives Conference for a determination as to whether the series year should be included.

In view of the fact that the question of the series number was passed upon in the discussions which led to the evolution of Section 66 of the Manual of Instructions, the fact that duplication like that here presented has not previously occurred and the further fact that the addition of the series number would not per se cure the problem presented by this duplication, I feel that no culpable error has been committed.

In the final analysis, a bill thought to be some of the ransom money must be compared with the Recordak picture of the bill and all of the 8 characteristics of identification gone over before any further investigative or prescutive action is taken.

#### ACTION:

None. This is for information.

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ADDENDUM: 12/22/53 JPM:DW

I think that the Investigative Division being the investigative branch of the Bureau should have anticipated the problems that would arise in connection with the ransom list which was distributed. It is true that the ransom list in the case followed previously approved procedures but it seems to me that the Investigative Division should have been sufficiently alert to realize that there were limitations to this list and the field's attention should have been called to these limitations. If that action had been taken, a great deal of investigative time would not have been wasted in running out leads on the two \$20 bills which were turned up.

Since it appears to be a lack of functioning on the part of the Investigative Division rather than on the part of any one individual, I think that Mr. Rosen should be censured in this instance.

I concur . The principal responsibility is that of the dur. Dir.

K.



[03]

DECLASSIFICATION AUTHORITY DERIVED FROM: FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 10-07-2010

February 24, 1954

## PERSONAL AND CONFIDENTIAL

Mr. Alex Rosen
Federal Bureau of Investigation
Washington, D. C.

Dear Mr. Rosen:

Upon careful consideration of the information developed during the recent inquiry into the handling of the Fraud against the Government case involving Brown and Root I find that there were most serious inadequacies and weaknesses on the part of the Houston Division as well as the Investigative Division. In both places there was an absence of proper aggressiveness in supervising a case of this importance, anticipating the Bureau's needs in properly fulfilling its responsibilities and seeing to it that the investigation was carried forward to a logical conclusion without delay and that any obstacles to such an end were removed.

Had the proper care and attention been given this matter in your division I have no doubt that the proper seeknesses discovered would never have occurred. Therefore, I shall expect you to take immediate measures to correct the situation within the Investigative Division in order that in the future investigations of this importance will be handled properly.

Very truly yours,

Tolsoo John Edgar Hower Black John Edgar Hower Black Director B 3/3 Director B 3/

MR. D. M. LADD

FROM:

TO:

A. ROSEN

SUBJECT:

Mr. Tolson has noted that calls to and from this Division are not being handled by me and has asked why.

I try to handle the calls whenever possible, however, it is noted that of the three incomingcalls to this Division on February 17th, they were not handled by me, but were handled by Keep and Evans. I only made one outgoing call of the three outgoing calls made from this Division on that day and that was to Los Angeles at 6:12 p.m.

With reference to the specific calls questioned, the call to Keep at 1:rr p.m., was while I was at lunch. On the call to Evans at 3:53 p.m., this call was not referred to me.

With reference to the call to wans at 6:49 p.m., I was in r. Ladd's office. Mr. Frice talked to Malone, Los Angeles, at 12:10 r.m., on the Irvine, Civil Rights case, pursuant to my instructions that he check with the supervisor and immediately ascertain from the Los. Angles office when the investigation would be completed and the present status of the case. Winterrowd talked to Boston at 12:27 p.m., pursuant to my instructions that he follow the Boston office and ascertain whether the background material, which was needed in order to prepare a memora dum summarizing the inforation which we had on suspect rino in the Brinks's case, had been sent to the Bureau, and he was instructed to make sure that the other offices involved furnished the information which we needed by the deadline set in this case.

I called Clegg, cos Angeles, in connection with the Irvine, Civil Rights case, at 6:12 p.m., in line with the Director's instructions that Malone was to be instructed that he was to understand clearly he was not to participate in any conference Olney mingt hold in California with local authorities.

I will make every effort to handle these calls

consistent with existing instructions.

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UNITED STATES GOVERNMENT flice Memorandum •

TOLSON

MR. R. T. HARBO

BROWN AND ROOT SUBJECT:

FRAUD AGAINST THE GOVERNMENT

DATE: February 17, Alichola, 1954

Sizoo...... Miss Gasdy

#### BACKGROUND:

Inspector Nugent at Houston has submitted by teletype an analysis of the handling of the above-captioned matter in the Houston Office and an analysis as to Seat of Government supervision of the matter as can be determined from instructions given the Houston Office on failure to give instructions. Mr. Nugent finds no delay by the Houston Office in initially getting the facts as to costs promptly after submission by Brown and Root to the Army. He points out that the progress report of November 3, 1953, indicated the case was of substantial magnitude and that subsequent allegations enlarged the magnitude of the investigation. out that Assistant U.S. Attorney Snodgrass assumed responsibility for the case November 27, 1953, by having replaced the previous Assistant U.S. Attorney, and that Snodgrass evidenced an aggressive lattituden.

Nugent points out that the Houston Office, in a communication to the Bureau dated December 1, 1953, requested the assignment of three Accountants on "Special," and estimated 135 Accounting Agent days plus interviews with a large number of witnesses in order torproperly handle the case. Inspector Nugent expresses the belief that a serious error occurred when the Bureau, by letter of December 7, 1953, declined Houston's request and instructed that one of two Accountants working the case discontinue efforts on the Brown and Root investigation, and in lieu thereof commence-work on a delinquent bankruptcy case. **b**6

Although Houston file contains a memorandum prepared by January 13, 1954, indicating that the Assistant U.S. Attorney was writing the Department, this memorandum was initialed for the file by the SAC Santoiana without action. The Inspector believes that valert heads-up supervision by the SAC, Santoiana, would have anticipated" the possibility of a complaint concerning the lack of manpower and should have caused Santoiana to discuss the case with the Assistant U.S. Attorney and with the Bureau.

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Mr. Boardman 15 20 Min Milliams prichols

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MEMORANDUM TO MR. TOLSON RE: BROWN AND ROOT

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the case an important one while at the Bureau ir. January prepared to discuss it, and did discuss the case with Supervisors A progress report from Houston dated to the SAC's arrival at the Bureau up to date immediately prior estimated 255 Agent days needed to complete the investigation. The SAC recalls that Bureau Supervisors mentioned the feeling that Houston should not strive to get the maximum of criminal in the contract could be renegotiated. The SAC says he was report should be submitted immediately. He also stated: "No questions asked."

# RECORDERATIONS: NUGERT'S OBSERVATIONS:

Inspector Nugent has submitted the following recommendations. It is respectfully requested that action as to these recommendations be held in abeyance until the Selt of Government aspects of this matter and explanations now being prepared can all be consolidated into a memorandum which will present a complete picture to the Director.

In order that the Director may now know of the immediate thinking of Inspector Nugent as indicated in his teletype received subsequent to the close of business February 17, 134, Nugent's

]]	(1) Supervision at Seat of Government indicated failure to recognize patentialities and investigative magnitude even after urging by the Houston Office. Vigorous aggressive of an incomplete nature and demand not made for comprehensive thorough and appropries. Procrastination evidenced by W. S. Thorough and another than the seat of the seat
	progress reports. Procrastination evidenced by U.S. Attorney. Thorough analysis of progress reports would have disclosed investigative Agent not taking aggressive attitude but leaning on inexperienced Assistant U.S. Attorney for guidance in the investigative field as distinguished from the prosecutive field. Nugent, for the delinquencies mentioned above, recommends:

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		. censure	Seat of Government Supervisor and probation.	
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MEMORANDUM TO MR. TOLSON RE: BROWN AND ROOT

- (b) For Seat of Government Section Chief, Courtney Evans, censure and probation.
- (c) For Assistant Director A: Rosen, censure and probation.

(2) SAC Joseph Santoiana, Houston . . . censure and probation for failure to properly discharge his function as SAC charged with immediate supervision of this case; failed upon receipt of Agent memorandum of January 13, 1954, to recognize the possibility of criticism to Bureau; failure to fully discuss this case with Assistant U.S. Attorney and have proper liaison; failure to advise the Director while in Washington of the potentialities of this case.

for lack of aggressiveness; leaning heavily on an inexperienced Assistant U.S. Attorney for guidance of an investigative nature; for allowing Assistant U.S. Attorney to have access to Bureau administrative data; Inspector's belief (without proof) that advised the Assistant U.S. Attorney that the Bureau had declined to make available additional personnel; failure to recognize possibility of criticism of Bureau by Assistant U.S. Attorney.

## RECOMMENDATIONS:

THIS SYNOPSIS WAS PREPARED BASED ON INSPECTOR NUCENT'S TELETYPE. WE HAVE NOT YET RECEIVED EXPLANATIONS FROM THE SEAT OF GOVERNMENT PERSONNEL AS TO NUCENT'S ALLEGATIONS AND AS TO OTHER QUESTIONS PRESENTED BY THE TRAINING AND INSPECTION DIVISION. IT IS THEREFORE RESPECTFULLY RECOMMENDED THAT THE FOREGOING RECOMMENDATIONS OF NUCENT BE CONSIDERED ONLY AS EXPLANATORY AND THAT ADMINISTRATIVE ACTION BE WITHHELD UNTIL THE ENTIRE PICTURE CAN BE PRESENTED TO THE DIRECTOR. THIS WILL BE PROMPTLY DONE.

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ahanges in organization. H.

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DECLASSIFICATIO 🕯 AUTHORITY DERIVED FROM: FBI AUTOMATIC PECLASSIFICATION GUIDE DATE 10-07-2010 Karch 4, 1954 RECNAL AND COMPTERMITAL Ur. Alex Rosen Rederal Dureau of Investigation Fashington. D. C. Inchity to Dear Mr. Rosen: The dilatory manner in which the recent request of the Cklahoma City Livision for approval of certain correspondence to a United States district judge at Tulsa, Cklahoma, was handled by the Investigative Livision was displeasing to me. I have observed that although the request of the Oklahoma City Division was received in your office on February 15, 1354, and thereafter assigned to a special agent supervisor in the Investigative Pivision for handling, due to the necessity of making certain revisions in the memorandum prepared by this supervisor the memorandum was not completed until February 19, 1954. In view of the manner in which the preparation and revision of the memorandum in question was handled in that instance, I shall expect you, as Assistant Director of the Investigative Division, to take immediate steps to re-examine the administrative procedures of the Investigative Livision in order to prevent a recurrence of such delays in the future. Very truly yours, J. Paper Louver John Edgar Hoover Lire ctor Tolson CC - Ur. Boardman (Personal Attention) Nichols DCM: 1 am Belmont ... Glavin Harbo, Rosen.

Miss Gandy,

TO O

Q

Larch 12, 1954

Ur. Alex Rosen
Statler Hotel
I6th and K Streets, Northwest
Washington, D. C.

2440 frater Krat NW

Dear Al:

I was sorry to hear of your attack of flu, and the news this morning that you were feeling better was nost welcome.

Take good care of yourself and do whatever the doctor says. Don't worry about the office and if any of us can do anything for you, please let us know.

Sincerely.

	b6 Edgor Hootog	
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	CO: MAR 14 254 B B	.b6
	ADDENDUM:	Participation of the second
	67-212	5-311
·	of Mr. Rosen & of rice advisely SA Supervisor W. E. Clark 3/12/54 that she had Just	17/
	talked with Mr. Rosen and he was feeling better H	e : "
	indicated he would not be going to the hospital aft	er 41 *
	began Thursday, March 11.	
	began Thursday, March 11.	
olson	that Mr. Rosen had gone to the Statler Hotel.)	
ichols	The state of the s	1
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the date on the attached proposed teletype to Oklahoma City instructing that the letters to Judge Savage be revised to include more details regarding the interviews of the subjects, and to furnish the signed statements of subjects to Judge Savage. This memorandum from Mr. Price to Mr. Rosen was received by Mr. Winterrowd later in the afternoon but, due to other specials, was not revised by him until approximately 7:15 PM, at which revisions which were completed that same evening by which was dictated 2/16/54, to Oklahoma City, upon receipt of the incoming teletype from Oklahoma City.

- 2/17/54 Revised memorandum bearing date of 2/17/54 received by Mr. Winterrowd during forenoon. Memorandum discussed with Mr. Winterrowd and Supervisor F. L. Price by Mr. Rosen in mida ternoon with the result Supervisor Jones was instructed to make firther revisions for the purpose of adding additional facts and statements. The revisions were made by Supervisor Jones, and the memorandum was returned to Winterrowd at approximately 5 PM. Winterrowd reviewed the memorandum at Rosen's attention the following morning.
- 2/18/54 The revised memorandum bearing date of 2/17/54 was received by Mr. Rosen at 9:19 AM, and Mr. Ladd at 12:33 PM. During the early evening, Winterrowd was instructed by Mr. DeLoach, at Mr. Tolson's request, to telephonically instruct the Oklahoma City Office Bureau for approval by air mail special relivery of 2/17/54 was rewritten under date of 2/18/54 to Tolson's instructions.
- 2/19/54 Supervisor was advised at his home during the evening that the letters had arrived from Oklahoma City. Pope immediately came to the Eureau at 9 PM and dictated a letter and teletype under date of 2/20/54 approving the revised letters.

## CONCLUSION:

This matter involved information being furnished a federal judge concerning allegations made against a Bureau Agent and necessarily received close attention at the Bureau. The delay from 2/15/54 to 2/19/54 was occasioned by the revisions made in the instructions to be issued the Oklahoma Vitu Office, the final revision being made on 2/18/54 when Mr. Tolson requested the Oklahoma Vity Office be instructed to immediately send the revised letters for Judge Savare to the Bureau for approval. In view of the urgency of this matter, the various revisions should have been handled more promotly.

#### RECOMMENDATIONS:

It is recommended that (1) Early Hugo Vinterrowd, Number 1 Man, Investigative Division, he censured for his failure to have this matter handled in a more expeditious manner;

(2) A letter go forth to Ala csen, Assistant Director, Investigative Division, instructing that he take immediate steps to re-examine the administrative procedures of the Investigative Division to prevent a recurrence of such delays in the future.

Details contained in Synopsis

PERMANENT BRIEF OF EARLL HUGO WINTERROWD IS AFTACHED.

Office MemoOndum . UNITED STATES GOVERNMEN. DATE: 2/19/54 QYAMR. T. Harbo EUDJECT: richly ningh. x (T) (velinquer, es in la-.3 at dualter as at west in with re, rence to the handling s mi. ter by the Houston in issun and by the Leat of .ment. there. are set out .ereinafter the aelinquencies ot' and recommendations \*or alministratile action. DELINGUENCIES . THE HOUSE, IVISIN Lack of aggressive superv. <u>b</u> <u>y</u> Lantoiana. aid not obtain opinion from Alan conce .ing rope u this case and prevent proceastingtion on the part of the A. L. A. EA inscrited A that he intended writing Assistant AG lne, and wrote a memorandum to his concerning this. a. made not indicate that Clney would possibly complain concerning lack of manpower; but if he or SAU Santoiane had concerning would have inticined this and intilitately is the bureu.

SA and administrative certain support to the normalistic to a contained administrative certain support to the normalistic to a contained administrative certain support to the normalistic to a contained administrative certain support to the normalistic to a contained administrative certain support to the normalistic to a contained administrative certain support to the normalistic to a contained administrative certain support to the normalistic to a contained administrative certain support to the normalistic to a contained administrative certain support to the normalistic to a contained administrative certain support to the normalistic to a contained administrative certain support to the normalistic to a contained administrative certain support to the normalistic to a contained administrative certain support to the normalistic to a contained administrative certained administrati wrote a memorandum to his contained administrative detail. SAC Equipiana failed to girale this matter with the Director while in Kashingto in January. It is incicate he light investigative guidance yas distinguished from prosecutive guizance, on the AUSA: LEWINGUENC \_S IN EAT OF GUISION T HAVE STATE here testal alegation is not receiving reports which were received should have indicated that this matter of some receiving proper attention. in the field and that the score of the case was not being wiled down through conferences with the A'iA t'ere. Investicative Attachments - MC & rec 1 ga - 1 JHW: jaw/EDM: atn co: Mr. Boardmane CEINE Det : wash amonth. Court in the Leticeres " wagnes merges withtre & ir. Nichols Mr. Glavin Mr. Rosen

b6 and ordered Houston not to put a second accountant on the case as the office had intended. The use of the second accountant was denied because of other accounting work on hand, of equal importance, needing attention and the belief of the Investigative Division that nonaccountants could adequately handle instant case. Seat of Government Supervisor in a letter of 12/7 to Houston issued detailed instructions for the handling of this case; however, Houston did not put sufficient manpower on the case and the Seat of Government Supervisor did not follow up gufficiently. After Supervisor and Unit Chief conferred with SAC Santolana at the Seat of Government concerning this case, they should have written a memorandum concerning the same. In conference with SAC they should have given specific instructions as to the case. This was not done. Assistant Director Rosen and Kumber One Wan Winterrowd should have interviewed SAC Santolana about this case while he was here. When the matter of the AUSA writing to the Department concerning this case and the fact that apparently SA had talked too much, came up, the fact that earlier progress reports had been submitted to the Department on December 10, 1953, by the Investigative Division and thereafter. should have been brought to the Director's attention. There is no specific rule that progress reports should or should not be disseminated; however, documents containing administrative data are not to be disseminated.

## RECOUMENDATIONS:

1. SA(A)[ Houston. Non-veteran. Censure and probation because he exhibited a report containing Bureau administrative detail to the AUSA; did not take an aggressive attitude in this case but was leaning on an inexperienced AUSA for guidance of an investigatory nature, as distinguished from proseoutive guidance; did not anticipate and advise SAC in advance of criticism to Department by AUSA; inadequate progress reports. Inspector unable to prove that advised AUSA that the Bureau had turned down requests for three additional Agents but Inspector believes gave this information to AUSA. It is also recommended that he be transferred after this investigation is completed in Houston. He is essential to it now.

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2. SAC J. F. Santoians, Houston, Non-veteran. Gensure and probation. He did not give this watter aggressive super-vision. After receiving SA memorandum that the A memorandum that the AUSA intended writing a letter to Assistant AG Olney, he should have advised the Bureau. He failed to discuss this matter with the Director or Ur. Rosen in Washington, D. C., indicating he did not recognize potentialities and scope of case. Did not vigorously re-present manpower needs to Bureau following Bureau refusal to make more agents available. Also recommend that consideration be given to an early transfer of SAC Santoiana to a smaller office in view of this and the difficulty he recently had with the press in Houston. In this case he had inadequate liaison with AUSA.

It is noted that SAC Santoiana has been in charge of the Houston Office only since 11/10/53, and that former SAC Lorton was in charge theretofore during the time the case has been under investigation.

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FOLLOWING RECOMMENDATIONS MADE ON SEAT OF GOVERNMENT PERSONNEL AND THESE ARE BEING MADE NOW DESPITE ANY IMPENDING INSPECTION OF THE ACCOUNTING AND FRAUD SECTION OF THE INVESTIGATIVE DIVISION BECAUSE WE FEEL THAT ACTION SHOULD NOT BE DELAYED WITH REGARD TO THE DELINQUENCIES DESCRIBED:

Seat of Government. Veteran. Censure and probation. He did not give this case the vigorous aggressive supervision it should have gother. He did not recognize 3. SA its potentialities and investigative magnitude. When Houston asked for three additional accountants, which request was declined by the Bureau, he should have followed the case to insure that sufficient personnel was used on it to bring it to a logical and early conclusion. He failed to write a memorandum reflecting his conference with SAC Santoiana concerning this case and failed to issue specific instructions to SAC while in conference because he relied on written instructions previously sent to Houston. In view of this man's fine record, as evidenced from his personnel brief, and his general potential for advancement, coupled with the fact that he is relatively young in the service, it is also recommended that consideration be given to his further seasoning in the field. is not an accountant although he supervises cases involving

Maccounting.

O recommend censura,

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yon-veteran. Censure and probation. He failed to see that this matter received vigorous, aggressive supervision at the Seat of matter received vigorous, aggressive supervision at the Seat of matter nearly investigative conmanpower assigned to it to bring it to an early investigative conclusion. He should have insured that the prograstination of the clusion. He should have insured that the prograstination of the should have insured that the prograstination of the should have written a memorandum of the results of his interview should have written a memorandum of the results of his interview with SAC Santolana concerning this matter and he should have issued specific instructions in that interview. Supervises seven other agents and his fraud unit handles roughly 1,000 pending cases.

Jagree Topo

nocommend moure and probation. 2/21 2/21 of Government. Nonveteran. Censure and probation. It is reallocation for GS-15 in April, 1954. As Section Chief, he was fully cognizant of this case and should have insured that it receive vigorous and aggressive supervision by the Seat of Government. His section sent through a memorandum declining Houston's request for three additional accountants agents Houston manted to put on the case be used and that the then needing attention. He is responsible for delinquencies of Houston Office followed the instructions set out in Bureau

Recommende ) nor men de sucure de su

man, (in charge of Crimital and Accounting and Fraud Sections), Investigative Division. Nonveteran. Censure and prowhen the latter was here in January to obtain specific instances the knowledge of SAC Santoiana concerning the case; and found out what the Houston Office was doing in this matter. Has

Recommend censure only

and probation. As Assistant Director, Rosen. Recommended: censure viewed SAC Santoiana himself concerning this matter. As division in his division.

Recommend censure only 2/20 recommenda strong letter of censure

K

Nugent will make a full inspection of the Accounting and Fraud Section. This will begin Wednesday, 2/24/53, if approved.

Jagree to all recommendations

2/20/24

Dhis survey should be survey should be supposed.

2/20/24

INVOLVED EXCEPT THAT OF ASSISTANT POTTOR ROSEN.

#### <u>DETAILS</u>

This case, alleging fraud against the government on the part of Brown & Root, Inc., in that they were charging expenses on one government contract against other government contracts. came to the attention of the Houston Office from a complaint on 3/20/53. Houston's letter of 4/1/53 to the Bureau set out the facts and stated that an investigation would be made. The Bureau bu letter 4/13/53 directed it be presented to the n. S. Attorney for his opinion and that a report should be submitted by 5/4/53. Houston letter of 5/4/53 said the Assistant U. S. \*+torner there believed there was no violation until on accounting report was made available to the Army by Brown & Koot showing charges. Houston advised the investigation would be reld in abeyance until this report was received; and advised that the Burez directed deadline would not be met. The report was received 5/1 3, the investigation continued, and thereafter progress report rere recrived from Houston as follows:

Report 6/17, 23 estimated time to come -- 60 days);
report 7/22/53 (estimate time to come ete - 7 ... on crane runway
phase and 45-60 days on in shield a tors phase; report 8/26/53
(estimated time to come if 15-20 days on our shield adaptors phase.
60 days on time cards piace if A'SA desired this investigation);
report 9/28/53 (estimated time to complete - 30 cars); report 11/3/53
(estimated time to complete - 60 days); report 1/5 4 (estimated time to complete - 255 mis); report 2 12/54 (estimated time to complete - 255 mis); report 2 12/54 (estimated time to complete - 85 Special Agent Accountant) days and 16 Special Agent days.)

**b**6

Houston's letter 7,6,53 and sed A was working this case and would complete first allegation within a week or 10 days but that there would be other allegations an that it was not recommended that other accountants a sent to Fe in to aid this investigation. Houston cirtel 12/1 : 3 advised the "SA desired the case be expedited; that 4 accountants if be needed to complete it by 2/15/54; and recommended that three is sent to Ecuston; and that if these three accountants were not available, a second accountant! in Houston would be assigned to aid rear letter in answer 12/7/53 directed Houston not to , t the second accountant on the case, inasmuch as he had other expedite investigations assigned to him; that the Bureau believed non-accountants could handle the work needed under the direction of one accountart; and that the request for the 3 accountants was being declined. SAC Santoiana while at the Sect of Covernment in January discussed this case Unit Chief Eurley, and Section Chief Evans. with Supervisor No memorandum reflecting that conference was written. We specific instructions were issued to the SAC during the conference Figure a letter of instructions had none to Santciana in 1/14/54, section for the instructions and Santciana had not yet read this letter which choosed with his coming to Washington. This letter conventing of the

progress report of January 5, 1354, estimate. 255 Avent-cava to complete, stated this time appeared excessive. It directs? that AUSA be again contacted and the scope of the investigation again discussed, looking forward to limiting it. Houston teletype of 2/6/51, reflects SAC Santoiana and SAC Conferred with AUSA on 2/5/34, an estimate of 85 SA(A) days and 165 Ayr. -uals comprete. un E/E/34, resolving in SAC Santoiana stated that there were four Special Agent Accountants in Houston, one of which was already assigned this case and the other three were committed on other Accounting work which was expedite work. he said the maximum number of and the tants which could be ulilized was six and in this was done it would. of course, materially a fect other invers satisfe work in the office. he sai that wese sim would immediately. 4332 , 183

Under Cate of 1/2/54, as y know, the can received a a letter of 1/18/64, from the U.S. A orney in it. In the Department. This letter made refers a to the Factorial case, complete the investigation and said that he (the U.S. Autornative available in the course of the transfer material speed the investigation and said that he (the U.S. Autornative available in the course of the transfer manifolder and that additional assistance had been denoted the investigation of the doubts. Division, as well as as a conservation of this content of the doubts. Division, as well as as a content of the investigation of the doubts. Division, as well as as a content of the investigation of the doubts. Division, as well as as a content of the investigation of the doubts.

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The Director instructed that Instructor Augent who is to Houston to investigate the matter there, basel of Mr. Resent arecommendation.

by teletype 2/15/5; I-spec or Type to Simple it is take "fully qualified accountants 1.1 the end of application accountants at least 20 days to prepare this more for trule frank Juny will sit from Pebruar 23 until 12r. 13, 1354.

#### DELIACUE . TES IN TIRED HARTIE O

l. I, aggressive supervision is been give to make by place Sanctians, stops to ald have less taken of the Arma evice of by the programming of the Arma, as evice of by the result of the interview with the function of the financial statements.

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Sourceful a finite of the parties of the same that a same same and the 
3. houston in a si i i to orandom to sa on 1/13/54 in icar no the Alla had a life in writing Assistant Attorney Several least nadvice in the resolution of electrical say that it is a say that i

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5. Failure of SAS Sarraius die 8 description the Director While in Washings of 1. I. in the Sin not recognize the obtaining and the him a starrais the contrary.

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6. Both SAC Santoiana and SA \_\_\_\_\_\_failed to recognize the possibility of the AUSA criticizing the Bureau in a letter to Assistant AR Olney even though the AUSA advised \_\_\_\_\_\_he would write Assistant AR Olney.

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## DELINQUENCIES IN SEAT OF TOVERMENT HAND A 17

in This was weak supervised. The part of JA 123.12, who initiated the restricted; on the part of SA this is evidenced by the merital most of 12/4/3 from SA this is evidenced by the merital most of 12/4/3 from SA this is a sistant Director as an recommending that a miditional agence be sent to doubton as a recommendation was all the two accountants loss ton precise as so that the same devote himself to other inscreams about the second of the same devote himself to other inscreams about the second of the same devote himself to other inscreams about the second of the same devote himself to other inscreams about the second of the same devote himself to other inscreams about the second of the same devote himself to other inscreams about the same second of the same sec

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2. Nore viginals, igresion oner in should have dictated that interiores in the month of months of mature were required.

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Jovernment should have discussed the the program of this

AUSA in Houston conterning the setting of the sologies of

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In a memorandum dated 2/12/54 from Section Chief Evans to Ur. Rosen it is stated that while SAC Santoiana was at the Seat of Government, this case was discussed with him by Supervisor Unit Chief and Section Chief Evans: No memorandum concerning this conference was written to point out what instructions were given to SAC Santoiana, the possibilities of limiting the score of the inquiry, and an attempt to arrive at an estimated time it would take to The Investigative Division states that no new instructions were given to SAC Santolana at this time so it was not deemed necessary to record the informal conversations had with him. It was stated that the Bureau desired that the scope of investigation be limited, that the Agent days required to complete appeared excessive and that the matter be discussed wit. the USA in Houston to bring to his attention the need for expediting the case. It was stated that the SAC was told to a size the Bureau whether the work situation in his office woul. permit assignment additional personnel to this case. The results of this conference should have been reduced to writing to record the above instructions.

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had been mishandled in Haston and that SA had showed the AUSA a progress report, it should have been also pointed out to the Director that reports in this case had been sent to since 12/10/53. These reports went directly from the Investigative Division to the Records Administrative Branch in the Department.

#### 禁止污染

7. The Investigative Livision was aware, from a review of the progress reports receive, that the AUSA in Houston would not give an opinion of the limit of the scope was properly briefed and educated on the Lureau's responsibilities a position to limit it.

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8. The Investigative Division supervises accounting cases on individual case bases and issues instructions concerning accounting phases where necessary. The suggestions and

regulations for handling, as well general instantions for preparation of accounting reports, are set out in Bureau manuals. The inspection staff of the Training and Inspection Division looks into the qualifications and training of accountants in the course of field inspections. The Investigative Division is provided, with these analyses to did in its guidance in future supervision.

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fice MeOorandum • UNITED SUITES GOVERNMENT

\* MR. BOARDMAN

DATE: 3/19/54 VI

A. ROSENV

Clegg Glavio

Rosen. Tracy Gearty Mobr Viaterrowd -

Tele. Room -Holloman -Sizoo \_\_\_\_\_ Niss Gandy \_

SUBJECT:

Mr. Tolson has noted that calls to and from the Investigative Division are being handled by someone other than me and asked if there is some reason for this. I wish to advise that I try to handle all calls whenever possible. usually do not run into any difficulty on incoming calls except when I am not in the office, in which event the calls are handled by others in my absence. This may occur when I am either out to lunch, at the Executives' Conference, or on the many occasions I have to go to other offices pursuant to direct request or in connection with official business. wish to point out that I will make every effort to take all calls which are directed to me.

With reference to the outgoing calls there are attached hereto ticklers of memoranda, which have been prepared by the various Supervisors pursuant to my instructions in connection with the instant inquiry. It is noted that Mr. Evans called Milnes at St. Louis at 3 p.m., and McFarlin, Cincinnati, at 3:30 p.m., in connection with two cases which he was following. Ticklers of the memoranda prepared pursuant to these calls are attached.

There are also attached memoranda from Mr. Price, Mr. Winterrowd, Mr. Coneys, and Mr. Keep with reference to the telephone calls they handled on March 17th, and the reasons therefor. I have examined these calls and it appears the calls were made in view of the necessity of answering inquiries of the Director, which required immediate attention, or were pursuant to specific instructions from me that certain information and explanations be obtained in order to submit appropriate memoranda in connection therewith.

As an example, it is noted that one 6 call was made connection with the labor difficulties and Anti-Racketeering in the St. Louis area; another in connection with the Congressmen-King case; another one was in connection with the apprehension by Bureau Agents of an I.O. fugitive; another was in connection with one of the Top Ten Fugitives, which call was handled by 1954 Coneys, who was on night duty. Other calls related to the of the contraction

RECORDED-65

AR:WW

Memo for Mr. Boardman

Herman case. This is the one involving the jewelry and money taken from the woman, who was left by Herman down in Virginia; and others were in connection with Informant Another was handled by Keep in order to get information, which was immediately desired in connection with an observation made by the Director.

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The memoranda with reference to the above-entitled matters are attached. I will make every effort to handle these calls consistent with existing instructions.

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ice Menorandum • united states government Mr. L. V. Boardman DATE: March 3, 1954 A. Rosen FROM THEFT OF \$150,000 IN GEMS SUBJECT: FROM THE HOME OF WISCONSIN February 8, 1954 In connection with the proposed press release which Mr. Banister submitted, it was necessary to confer with him telephonically on the evening of March 2 and the morning of March 3. I am submitting this memorandum at this time inasmuch as the telephone calls were lengthy, one of them extending from 9:50 A.M. March 3, until 10:52 A.M. March 3. Another telephone call on the same subject matter from 11:09 A.M. until 11:22 A.M. with Inspector Brown, who is at Chicago. A small portion of the first call was also taken up in a conversation with Inspector Brown. Mr: Banister has been persistent in his demands that the press release in question go forward exactly as he has outlined it. I have been as persistent as he has in my objections to putting out the press release. I have dictated a detailed memorandum representing the telephone call which will be from ten to twelve pages in length. It have also dictated a summary memorandum of the telephone call with reference to the press release, outlining my recommendations with reference to the matter of the press release. 🚉 I am submitting this memorandum at this time in view of the length of the telephone calls as I saw no other way of handling the matter under the circumstances.

I am attaching a tickler of the memorandum I pre pared on March 3rd immediately following the telephone call with Mr. Banister. This explanation was prepared on March 3rd and 120154 recognize that this was a very lengthy telephone call but it was necessary under the circumstances as I had to get the information from Banister and I have no way of describing BIAPR 17

AR:JMT:WW

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Memo for Mr. Boardman

the conversation except to state that it was necessary for me, in order to obtain the information I desired, to persistently ask question after question in order to obtain the background I needed. I can describe it in no other way except to say that it was "just like pulling teeth."

I regret that this was necessary but it had to be done if I was to get the information which was needed.

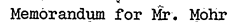
ADDENDUM: 3/10/54 JPM:DW

The longest telephone call that Mr. Rosen had with Mr. Banister in connection with the above-captioned case, according to the Telephone Room records, started at 9:52 a.m. and terminated at 10:53 a.m. The call was placed person to person and cost \$25.15. It appears that the call was unnecessarily long and from the attached tickler copy of Mr. Rosen's memorandum it appears he was endeavoring to obtain information from Mr. Banister which was not readily and immediately available. I think under the circumstances the protracted calls should also be called to Mr. Banister's attention in connection with the action being recommended against him in connection with the handling of this case.

John Cham

Jagree.
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OK
K.

STANDARD FORM NO. 64 ice Memorandum • united states government Mr. J. P. Mohi March 16, 1954 DATE: SUBJECT: Tracy Gearty Viaterrowd. In line with your suggestion that I prepare a Holloma short memorandum reflecting my recollection of a comment made by Mr. Banister during the course of a conversation which I had with him during the course of the recent activity Miss Gandy in Chicago in the Montos case, the following is submitted. To the best of my recollection, it was during my only conversation with Banister on the evening of February 28, 1954, which was Sunday night, at 10:43 P.M., that the conversation which is germane took place. b6 By way of background. I had asked the Agent on duty at the Chicago Office, Agent \_\_\_\_\_ if it was possible for me to talk to SAC Banister in order to find out what further action was going to be taken by the Chicago Office, and also as to what had happened up to that point. The information received up to 10:43 P.M. had been unclear. **b**6 whether Mr. Banister could speak with I asked me and, if he could get away from the scene without jeopardizing his plans, I would like to talk with him. It was then at 10:43 P.M. that Banister called me. ·b6 This was a short while after I had asked to seë if he could get a hold of Banister. It is my recollection that ASAC Mooré was in charge: of the scene; that they were covering the plumbing shop, and I got the impression that Banister had left the scene under ASAC Moore's control. We were discussing future action and particularly whether the Chicago Office should move into the place and try to take Montos, or whether it would be well to wait until later on the following morning. During the course of the 1554 discussion, it is my recollection now that I asked Banister for his recommendation as to what action should be taken so that I could have the benefit of his on-the-scene reaction. 29 1954



I had led up to this question by asking him whether he had sufficient manpower, and I also recall his giving me a description of the premises to the effect that they had a glass front and that it was going to be most difficult to get any cover because of the type of building and the area. It is my recollection that I so reported this previously.

However, I did ask Banister for his recommendation and it is my recollection that when I asked him for his recommendation he indicated that he was asking me to give him instructions because that's what I was getting paid for. The exact language I do not recall, but it was to the effect that I was getting paid a lot of money - much more than he to answer questions.

The above is to the best of my recollection as to this incident now. I did not write it up at the time inasmuch as I felt that Banister was on the scene, had considerable responsibility on his hands at that time, and I did not make any issue of it at that time.

April 12, 1954

PERSONAL AND CONFIDENTIAL

Ur. Alex Rosen Federal Bureau of Investigation Washington, D. C.

Dear Mr. Rosen:

I have carefully considered the facts developed relative to the inefficient handling of a phase of the Fraud Against the Government investigation of Leonard Darlington Long, and others, in the Investigative Division and it is apparent that this matter was not properly analyzed by you and your subordinates. You were seriously at fault in approving a recommendation to send a Special Agent Accountant to San Juan on a special assignment when you were not in possession of all the facts relative to the qualifications of a Special Agent Accountant who was already assigned to that office. Had you seen to it that a check was made of Bureau records relative to the qualifications of the Special Agent Accountant in the San Juan Office it would have been obvious to you that there was some reason to question the observations of the Special Agent in Charge.

I shall expect you in the future to fulfill your responsibilities in a more acceptable manner and to insure that such matters are properly analyzed and handled in your Division so that there will be no recurrence of a developed of this type.

 COMM - FBI

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Attachments

cc: Mr. Glavin (Attn: H. L. Edwards

MAN: mew

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· · · Censure for his failure to detect the above weaknesses after taking over as supervisor of this case and for his failure to call the attention of the Houston Office to the inadequacy of a 2-week report submitted by that office.

3. Courtney A. Evans . . . Censure. Mr. Evans has been Section Chief of the Accounting and Fraud Section since November 1953 and as such exercises supervision over these matters.

No. 1 Man Earll H. Winterrowd . . . No administrative action since this case never came to his attention.

Mr. Rosen . . . No administrative action since this case never came to his attention.

Separate recommendations will be submitted as to handling of this case in the field.

BRIEFS ON McGRATH AND EVANS ALREADY IN THE DIRECTOR'S OFFICE. BRIEF ON

#### DETAÎLS:

A bankruptcy case, Bufile 49-12701, was opened by the Houston Division prior to May 12, 1953. The case was supervised at the Bureau by Albert J. McGrath from its inception until November 18, 1953, and since then by Former Inspector L. R. Pennington headed the section which handled this case until November 1953 and since that date Courtney A. Evans. has been Chief of the Accounting and Fraud Section, which would the section.

The first report submitted by Houston was prepared a Special Agent (A) with only limited experience, under date of August 7, 1953. This report has a number of deficiencies principally concerned with the failure to obtain or at least report all the information in the possession of the persons being interviewed. Illustrative of this is the fact one witness said that between \$300,000 and \$500,000 worth of merchandise was unaccounted for since contemplated bankruptcy. No details were reported. This same person alleged that the subjects had knowledge of various lots of merchandise stored in warehouses around Houston. If the interviewing Agent obtained any details concerning this allegation, he failed to report them. Representatives of the principal creditor who stands to lose some \$150,000 in this case furnished a financial statement issued by the bankrupt and dated only a few months prior to bankruptcy which there is every reason to believe is false. The report does not disclose that inquiry was made to determine whether credit was extended based on this statement.

A later report submitted by the San Antonio Division sets forth an interview with a public accountant. This man said he turned "the books and records over to a member of the family." The report does not indicate he was questioned as to what books and records were turned over nor does it reveal the identity of the person involved. This public accountant may have prepared the financial statements furnished to the creditor as mentioned above. The report does not indicate he was questioned in this regard nor does it state that he was questioned as to any working papers he might have prepared from the books and records.

Both of the above-mentioned reports were initialed for the file by  $SA(\mathbf{A})$  Albert J. McGrath without affirmative action.

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One report has been submitted by the Houston Office since this case has been supervised by Supervisor in Charge

This was a 2-week report which is considered incomplete since it does not set forth all of the investigation to be performed and does not contain a proper estimate of the time required to complete the investigation.

SA McGrath offered no explanation except he agreed the Houston Office and the San Antonio Office should have performed investigation as suggested in the case write-up.

agreed and said he had supervised the case since November 18, 1953.

Mr. Evans pointed out McGrath had many special assignments while he was handling this case but agreed this case should have had more aggressive supervision and that the delinquencies should have been caught. Mr. Evans also pointed out no memoranda were prepared in this case and that it never came to the attention of No. 1 Man Winterrowd (who had general supervision over the Accounting and Fraud Section) nor to the attention of Assistant Director Rosen. Mr. Winterrowd agreed with Mr. Evans' comments and Assistant Director Rosen concurred.

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Office Memorandum • UNITED STATES GOVERNMENT DATE: 3/15/54 . MR. TOLSON FROM : J. P. MOHRSUBJECT: WILLIAM GUY BANISTER Special Agent in Charge Chicago Division Not on Probation The following is a list of the items for the Director to use in his interview with Mr. Banister, who is scheduled to report to the Seat of Government on Wednesday, March 17, 1954. The items start with the attempted apprehension of Nick George Montos, top ten fugitive, ion February 28, 1954: NICK PALERMO; NICK GEORGE MONTOS, FUGITIVE, UNLAWFUL FLIGHT TO AVOID PROSECUTION, ROBBERY, IO #2528, WANTED FLYER #96; AMERICO DE PIETTO, WITH ALIAS, FUGITIVE, INTERSTATE TRANSPORTATION OF STOLEN PROPERTY This case involves the theft of a collection of art objects worth approximately \$150,000 which had been stolen from of wisconsin, on February 8, 1954. We got into the case when New York Criminal Informant who was working in Chicago endeavering to locate stolen furs, was given a steer on the art collection stolen from Special Agent of the New York Office arrived in Chicago on February 28, 1954 to impersonate an expert supposedly to adulte regarding the authenticity of the art objects and their possible value. Informant and Agent and agent and a contact with an individual named b7D regarding the fied the individual they contacted there as
in his waistband and allegedly was arned. were shown the art objects and tentative arrange-canother meeting in about two hours. 0744 ments were made arrived at the Chicogo Office at about 3:00 p.m. on February 67-39565h7D Picns were made for and their second contact that evening with their second contact that evening with estimated would occur about 7:00 p.m. | was Numer in Structions when he left the light a cigarette for himself and for Informant This signal would indicate to the surveilling Agents that | was signal would indicate to the surveilling Agents that | was the light and the surveilling Agents that | was the light was the light them to enter the warehouse with the informant had left. was Number in Structions SAC Samister made arrangements whereby Agents were in a posiand the informant tion to cover JPM:DV

left the warehouse at 6:05 p.m. and gave the prescribed signal. had advised that he planned to go out after they had left. It seems that 6:05 p.m. and 6:15 p.m. when the surveillance was established. SAC Banister claimed that the surveilling Agents were not in place sooner because of a lack of cover and he was waiting for dusk before placing the Agents. The Chicago Office raided the warehouse at about 1.15 although the Inspector B. C. Brown was sent to Chicago to check into the reasons for the failure of the Chicago Office to apprehend he concluded that and outguessed the Chicago office on timing the second contact. SAC Banister in a memorandum he submitted assumed full responsibility for the failure of the Chicago Office to effect the apprehension in this case. Mr. Banister, as previously indicated, based his decision in this matter on the lack of cover and his desire to afford maximum protection of the informant and Agent During the course of the evening, Assistant Director Rosen was in contact with the Chicago Office and had only one telephone conversation with Mr. Banister prior to the raid of the warehouse. This telephone conversation with Mr. Banister occurred at 10:43 p.m. Washington time and lasted for 15 minutes. During this conversation Mr. Rosen has stated that Mr. Banister failed to advise him that the Agents were not in a position to surveill the warehouse at the time the informant and Agent departed. As a matter of fact Mr. Rosen has stated that in discussing the matter with Mr. Banister, he asked Mr. Banister his recommendation as to the proposed action, namely whether to raid the warehouse or wait until the following morning, and Mr. Banister made some comment to the effect that Mr. Rosen was getting paid a lot of money, much more than he, to answer questions. Mr. Rosen stated he then had Mr. Banister review the entire situation for him as to conditions at the scene and at the conclusion of the conversation it was agreed that Mr. Banister would raid the warehouse around 1:00 a.m. Central Standard Time.

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Mr. Banister in a letter to the Director dated March 11, 1954, stated that he was twice called away from the scene to answer report that if a signal had been given by Special Agent they were not in a position to see it. He said he never recalled finishing that statement. Mr. Banister in this letter also said, "The constant calls from the Bureau, specifically Mr. Rosen, through which no helpful suggestions or advice were made constituted interference unwarranted by the circumstances."

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Mr. Rosen has advised that he only spoke to Mr. Banister once before the raid and that was at 10:43 p.m., Washington time, and that he did not call Mr. Banister from the surveillance but in prior conversations with Special Agent who was on duty in the Chicago Office, he left instructions that if Mr. Banister could, be contacted he would appreciate him calling because did not have the answers to questions necessary to make a decision as to what should be done that night. The official records at the Bureau reflect that on February 28, 1954, Mr. Rosen had only one telephone conversation with Mr. Banister during the course of the raid on the warehouse and that was at 10:43 p.m. Mr. Banister did have a second conversation with Mr. Rosen at 3:31 a.m., Washington time, which call is reflected in the official toll call records at the Seat of Government, which was about an hour and a half after the raid had taken place. Mr. Rosen has stated he had no intention to call Mr. Banister away from the firing line, that ASAC Moore was on the scene, that the facts were not in the possession of anyone in the Chicago Office and he simply had to get the facts in order to make an intelligent decision as to what action the Chicago Office should take on the night of February 28, 1954.

It does not appear that Mr. Banister is in a good position to object to being called in a situation of this kind to furnish on the scene information to the Bureau, particularly to anAssistant Director who was trying to decide what action should be taken under the circumstances.

CONCLUSION - It definitely appears that the investigation to was bungled by the Chicago Division since that division failed to accomplish its objective. There may have been lobstacles, there may have been reasons for caution, nevertheless the fact remains that we did not apprehend nor the other two principal subjects involved in this case who are now fugitives. It also appears that the Chicago Office failed to have proper communication coverage with the result that the Bureau was not furnished with first-hand, accurate information of the events that transpired and there is some indication that the Bureau may have been furnished with misinformation. Possible instances of misinformation have been reviewed by the Training and Inspection Division and it appears that some of it was due to misunderstanding, possibly poor telephone communication, certainly not with Banister, or for other reasons. At least it is virtually impossible at this time to fix responsibility on this score. The Director has already approved censuring SAC Banister and placing him on probation for the failure of the Chicago Office to and for Banister's further actions in this case. apprehend -

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2. On March 3, 1954, Assistant Director Rosen and SAC Banister had two conversations during which Mr. Rosen was discussing with Mr. Banister a proposed press release that Mr. Banister wanted to make. Mr. Banister referred to certain heat being generated in Chicago concerning the informants and felt that the press release should be made immediately to protect the informants. Mr. Rosen in delving into the question of where the heat was being generated asked Mr. Banister specifically for the name of source of information in California. Mr. Banister indicated he knew the identity of this informant but stated he did not desire to give it to Mr. Rosen over the telephone. A discussion on this point ensued which apparently became somewhat acrimonious. In any event, Mr. Banister did not furnish the name of the informant to Mr. Rosen and subsequently did so by letter.

It developed that Mr. Banister did not have the name of the informant's source of information in California but he had to go to LaFitte to obtain it. Inspector B. C. Brown in checking into this aspect of the matter recommended that Mr. Banister be censured for his lack of clarity in expressing himself and also because his language approached insubordination. Inspector Brown also thought that Banister should be censured because of his admission that he reacts to temper with temper because the Inspector believed this to be an exceedingly serious weakness in an SAC in an office as large as Chicago.

In a letter dated March II, 1954 to the Director, Mr. Banister refers to this incident and stated that "flushing furiously and stammering gave the name" of his source of information in California. Mr. Banister also said in asking the informant for the information he considered "it was the rudest, most discourteous thing I can recall having done and I am ashamed. May I also call your attention to the inaccurate thinking engendered by the tyrannical control of words. It is carried on the Bureau's rolls as an informant. This promptly starts the type of thinking which indicates that he is subject to our control as are normal informants. He is not an informant either by dictionary definition or by Bureau gobbledygook. He is an

The records of the Bureau reflect that was approved as an informant in August 1952. He has a criminal record reflected winder FBI # He has been the subject of several Bureau cases. He is about of several Bureau cases. In conies para to nim since February 28, 1954, he has received \$10,901.96 including expenses. In connection with the cases in Chicago of recent origin, the Chicago Division has recommended he be reimbursed for expenses in the amount of \$1,448.39. Chicago has also recommended he be given \$1000 for the information which he has furnished. The Chicago Division has also recommended he be commended by letter for his actions.

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Mr. Banister in his letter of March 11, 1954 said [ gives every indication of being scrupulously honest and he believed he could probably be a wealthy man if he were not so honest. He also states his pay has been niggardly from the Bureau and that the pay to him should be generous. The records reflect that been a valuable informant but they also reflect that he has a rather unsavory background. He is presently employed as an undercover agent by the National Board of Fire Underwriters when he is not assisting the Bureau and there are indications he is working with informants through law enforcement agencies to locate stolen goods and then tipping off the law enforcement agencies so they can recover the stolen goods and \_\_\_\_\_ and his informants can split any reward \_\_\_and his informants can split any reward money being paid by insurance companies. There are indications that has such an arrangement with his source of information in California and that rewards are being split with a Lieutenant of the Los Angeles Police Department.

CONCLUSION - The Director has already approved a letter of censure for Banister's lack of clarity in expressing himself in his conversation with Mr. Rosen. <u>Nost certainly Mr.</u> Banister should not have refused to furnish Mr. Rosen with source of information in California if he had it. As it turned out, Banister was wrong, he did not have it and could not have furnished it to Mr. Rosen at the time it was requested. <u>I also think that Mr. Banister is wrong</u> in quibbling about whether is or is not an informant since it appears he most certainly is and he should be treated like any other informant. It also appears that the Bureau has not been niggardly in its payments to and he has received expenses incurred by him when working for the Bureau and the amounts recommended by the field for information furnished. It definitely appears that Mr. Banister is not using good judgment in recommending that the Director a man with a criminal record who may be subjected to deportation at some later date.

3. On March 3, 1954, Mr. Rosen and Mr. Banister engaged in one long distance telephone call which started at 9:52 a.m. and terminated at 10:53 a.m. for a total of 61 minutes and this call cost \$25.15. This is the call that Mr. Rosen described as being like pulling teeth from Banister to obtain information concerning a possible press release in connection with the Nick Palermo case.

It appears that this call was unnecessarily long and from the information furnished by Mr. Rosen it definitely appears that Mr. Banister did not have readily and immediately available the necessary information to evaluate the situation. The Director has approved that Mr. Banister be censured for his protracted calls.

4. UNKNOWN SUBJECT, THEFT OF \$183,000 IN FURS FROM A. TEITELBAUM OF BEVERLY HILLS, CALIFORNIA, DECEMBER 17, 1953, INTERSTATE TRANSPORTATION OF STOLEN PROPERTY.

This is the case that Informant originally came to Chicago to help develop. On February 24, 1954, the Chicago Division advised that informant had been in contact with furs believed to be loot in this case. On February 27, 1954, the Chicago Office advised that the informant was backing out of negotiations for the furs to permit the Chicago Office to develop the case. Without any indication of investigation subsequent to February 27, 1954, the Chicago Office advised by teletype of March 8, 1954 that female employees of the Chicago Office had been used in a pretext contact and that two subjects had been placed under arrest and that inventory of the merchandise recovered was being made.

The Chicago Division was called on March 8 and March 9, 1954 with a request for information concerning this case without success. Teletypes were received from Chicago on March 8 and March 9, 1954 none of which contained complete information, specifically as to why the female employees were used and details with respect to processes issued, subjects arrested or merchandise recovered. A teletype was sent to Chicago on March 10, 1954 enumerating 15 questions which the Bureau desired specifically answered. Chicago responded with the answers on the same date.

The Chicago Division explained that the Bureau was not notified of the plans to use female employees due to the shortage of time since the Chicago Division received information at around noon on March 8, 1954 from Informant \_\_\_that the two subjects were getting ready to move the furs. The Chicago Office stated that no move was undertaken by the female employees until 2:00 p.m. March 8, 1954. The female employees after a 25-minute pretext visit where the furs were located left the subjects at approximately 3:25 p.m. and the arrests were effected at approximately 3:30 p.m. March 8, 1954. It is noted that the Manual of Instructions specifically M states that "FBI employees other than Special Agents must not be used on surveillances without specific Bureau authority." It is also noted that the subjects in this case were arrested at approxi-Mmately 3:30 p.m. Central Standard Time, March 8, 1954. However, a Commissioner's hearing was not had until between 4:00 p.m. and 5:00 p.m. March 9, 1954. The reason for the delay was given as the fact that the U. S. Commissioner had a heavy calendar.

failed to keep the Bureau advised of all developments in instant case even though it was an important one and failed to obtain prior.

Bureau authority to utilize female employees in connection with this case in accordance with Bureau instructions. Mr. Banister gives

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as his reason for failure to get prior Bureau approval the question of time but it seems about an hour elapsed before the female employees actually made the pretext call from the time it was decided to use them. It also appears that the Chicago Office was not as aggressive as they might have been to insure a prompt arraignment of the subjects. The Investigative Division has recommended a letter of censure to SAC Banister for the failure of the Chicago Office in this case.

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5. WITH ALIAS, ET AL; THEFT FROM INTER	STATE SHIPMENT
A teletype emanated from the Chimarch 13, 1954, setting forth among oth on the night of March 12, 19 been received from the Chicago Office. explain the delay. Mr. Banister has adoccasioned by the fact that Agents, searches, inventories of stolenviews and surveillances were continued view to apprehending other subjects and were anticipated.	er information the arrest of, 54. No prior information had SAC Banister was asked to vised that the delay was had been arrested by Bureau property recovered, interinto March 13, 1954 with a

CONCLUSION - In this instance the Chicago Division failed to promptly notify the Bureau of an arrest and waited a day to do so. Even though other developments were immediately contemplated, it is felt the Chicago Office should have informed the Bureau of Szuszalski's arrest more promptly. The Investigative Division has recommended that a letter go forward to the Chicago Office instructing them to advise the Bureau more promptly in similar situations in the future.

#### RECOMMENDATIONS

1. It is recommended that the attached letter be furnished to Mr. Banister when he reports to the Bureau for conference on Wednesday, March 17, 1954. This letter censures Mr. Banister for the various items set forth in this memorandum and places him on probation.

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2. I recommend that Mr. Boardman interview Mr. Banister while he is here at the Seat of Government and go over each of the matters

set forth in this memorandum with Mr. Banister in detail so he will know exactly wherein he erred or wherein we think he erred and impress upon Mr. Banister exactly what we expect from him as SAC of the Chicago Division in the future. I think it should be pointed out to Mr. Banister that it is commendable on his part to take an active part in major cases arising in the Chicago Division but at the same time it is necessary for him to establish proper liaison between his field operations and the headquarters office to insure that the Bureau is kept promptly and fully advised of all developments in major undertakings. Further, he should be informed in any instance where Bureau regulations are involved, he should abide by those regulations and secure prior Bureau approval which can be done by simply picking up the telephone.

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3. I also recommend in view of the difficulties experienced by Mr. Rosen in his contacts with Mr. Banister that Mr. Boardman personally handle any telephone calls necessary with Mr. Banister on major developments in major cases.

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Yes.

# Office Memorandum • United States Government

Inapector BERNARD C. BROWN DATE: March 5, 1954		
SAC W. G. BANISTER		
UNKNOWN SUBJECTS; Robbery of \$150,000 in Gems from Wisconsin, 2/8/54; TTSP	Ъб	
In response to your request for my explanation of my declining to furnish Mr. ROSEN the identity of contact in Los Angeles, this is what I recall of the conversation with Mr. ROSEN, which occurred on March 3, 1954. My explanation also will contain my reason for answering him as I did.	b7D	
There were many telephonic conversations with Mr. ROSEN during the time this case was receiving concentrated attention. The same subject matter or a portion thereof was discussed several times. I was being called many times by the Bureau and required to explain certain phases of the Chicago operations.  Instant conversation began with a discussion as to filling.  Instant conversation began with a discussion as to filling.  Instant conversation began with a discussion as to filling.  Instant conversation began with a discussion as to filling.  Instant conversation began with a discussion as to filling.  Instant conversation began with a discussion as to filling.  Instant conversation began with a discussion as to filling.  Instant conversation began with a discussion as to filling.  Instant conversation began with a discussion as to filling.  Instant conversation began with a discussion as to filling.  Instant conversation began with a discussion as to filling.  Instant conversation began with a discussion as to filling.  Instant conversation began with a discussion as to filling.  Instant conversation began with a discussion as to filling against also, meaning that I intended was a decension on the complaint. We discussed the property. I explained to him what I intended to describe in the complaint. He asked if I could file a secret complaint and I told him that if we didn't release information on the complaint the Commissioner would do so. We then started talking about the general press release and again took up the subject of getting process on Mr. ROSEN said that his only reason for considering filling against was press reasons. I pointed out that the press had been calling me every few minutes. He said that he was sure I had a "no comment" answer. I recall remarking that that that those were the problems of the big league and that I was in the big league now. I them started out to give him some new and additional information which had come in from California through who had telephoned his contact there. Mr.		b6 b7D
	(*)	

MEMO TO INSPECTOR BERNARD C. BROWN

not and that I would rather not give it to him over the phone anyway. Mr. ROSEN said, "Well, hell, I'd like to know his name". I said that I would send it to him but I'd just rather not give it to him over the telephone, when he interrupted saying, "What's happening out there, your telephone tapped or something". I then said, "Al, you can think up the dammedest extraneous things", when he interrupted again and said, "Well, damm it, I thought we were on the same team but now I don't know, I wonder". I then went ahead to tell him about information received from California, showing that the California contact was in danger and so was Mr. ROSEN wanted to know why could not be picked up. I pointed out that we could not dispose of the case. I then asked about the decision on the press release. He checked and said that because so many things were going on that they had not received final approval. I pointed out again that I wanted to get 206 off the spot, that I had \$185,000 in furs floating around Chicago and that I wanted them. Mr. ROSEN then asked to speak to Inspector BROWN.

I would like to point out that Mr. ROSEN and I had both been up for a long time. We were very tired. I would like to further point out that my idea of the conversation was that two men with one single thought in mind were engaging in conversation exploring many possibilities seeking to find a suitable answer to the problem confronted. I know the value of an informant. I do not believe in using their names. I never at any time declined to give Mr. ROSEN the name of the informant. I was trying to suggest the inadvisability of doing it over the telephone. I know that telephone operators have listened to telephone conversations before. California contact was in danger. I never had any idea that Mr. ROSEN didn't have a right to the name if he wanted it. I thought the name of the California contact was known to agents in the office. I thought I had heard it. I knew we could obtain it. We have since obtained it. It has been Turnished to Mr. ROSEN by a confidential letter. I think we should not have done so because did not appreciate the request to furnish it. We have not yet obtained the name of the police lieutenant. It will be done if the Bureau wants it. Mr. ROSEN had an edge in his voice when he started insisting upon getting his name. I react to any man's temper with temper. That doesn't make me right.

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In Reply, Please Refer to File No.

UNITED STATES DEPARTMENT OF JUSTICE

#### FEDERAL BUREAU OF INVESTIGATION

Post Office Box 812 Chicago 90, Illinois March 11, 1954

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PERSONAL

W.G. BANISTER Mr. J. Edgar Hoover Director Federal Bureau of Investigation U. S. Department of Justice Washington 25, D. C.

Dear Mr. Hoover:

A. KROSEN

The purpose of this letter is to confirm information I gave to Inspector B. C. Brown, which was briefed into a teletype on March 7, 1954, in connection with the case involving the art treasures and our attempt to apprehend Nick George Montos, Top Ten Fugitive.

I have answered many questions in connection with these matters and have tried to give clear answers. Twice I was called away from the scene to answer questions by Mr. Rosen. I distinctly recall starting to report that if a signal had been given by Special Agent \_\_\_we were not in a position to see it. I never recall finishing that. And, the question was not raised again. For your information it was not a fault of timing or a fault in planning that made it impossible for us to see Montos and associates would not permit and to proceed according to plan. The only fault lies probably with nature. There were not enough trees behind which we could hide. It was daylight when the signal was given. To have approached any closer would have unnecessarily jeopardized the lives of these two men.

In answering the questions propounded I wish that you would keep in mind that in being called away from the scene my detachment of agents were left with out leadership; I was not available immediately to afford

Letter to Mr. Hoover March 11, 1954

that leadership in the event it became necessary for them to act; I was prepared to go into a house with agents which would probably result in having to kill Montos and could well result in having some of my agents injured. Obviously under such condition I am not mentally prepared to coldly and objectively report in standard Bureau fashion. The constant calls from the Bureau, specifically Mr. Rosen, through which no helpful suggestions or advice were made constituted interference unwarranted by the circumstances. Going from the firing line to the reporter's desk requires time for organization of thought and of planning the report. There was certainly no intention to withhold any information.

Sincerely yours,

W. G. BANISTER

Special Agent in Charge

June de promotion 
Mr. Tolson

R. T. Harbo

W. GUY BAKISTER: SAC, CHICAGO M. Bocon

### SYNOPSIS

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In connection with the L et al, case in Chicago (involving \$150,000 in art objects) on February 28, telephone conversations were held on March 3 between Assistant Director Rosen and SAC Banister. During two of the conversations, Ur. Rosen asked Ur. Danister for the name of the informant in Los Angeles who had furnished information to -who was serving as an informant for the Chicago Office. Mr. Rosen's memoranda concerning these conversations were prepared immediately following the conversations and are attached hereto. One conversation extinded from 9:50 AM until 11:09 AM. The memorandum is 9 pages in length. The other conversation was from 3:00 PM to 3:32 PM. Messrs. Price and Staffeld were in Ur. Rosen's office during both the conversations, and they were present while he dictated the memoranda.

Mr. Banister claims he told Mr. Rosen that he did not have the name available (of the Los Angeles informant) and that he would prefer not to give it to Mr. Losen over the phone. In SAC Banister's written statement to Inspector Brown dated March 5 Mr. Banister stated, "I thought the name of the California contact was known to Agents in the office. I thought I had heard it. I knew we could obtain it. We have since obtained it." Ur. Rosen's memorandum of Earch 3 reflects that in order "to obtain further details concerning the so-called 'heat' that existed, I asked, Ur. Banister if he knew the identity of the California informant. He said that he thought that he did know the identity. I asked h I asked him for his name. He said that he did not have it now but he thought he would be able to get it. I asked as to what status this informant had in California, and he said that he thought that the California informant was known to our Los Angeles Office. I asked him specifically whether our Los Angeles Office would be able to ascertain the identity of the California informant, and it was then that Banister stated that he thought he could find the informant's name

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"Later on March 3, 1954, at 3:09 PM, Banister called and furnished information concerning additional developments in the base. During the conversation I followed up on my initial request of the norming and asked Mr. Banister whether he had learned the identity of the informant's contact in Los Angelas. He said he did not have it available, but he would prefer not giving it to me over the telephone. I asked him whether he thought his telephone was tapped, and he advised me that I could 'think of the damndest questions.' Banister stated he knew the identity of the informant. I told him I would appreciate knowing the identity of this individual in California but if he did not want to give it to me over the telephone that was his prerogative, I thought I was entitled to it. He said he would prefer not giving it to me over the telephone but would not mind putting it in writing. I further stated, 'I am at a loss to understand his reason for not making such information available to the Bureau and I thought I was calling on the behalf of the Durcau."

It should be noted that Ur. Rosen's memorandum was prepared immediately after the conversation and Ur. Rosen's position is supported by two Agents in his Division who were witnesses to the questions put by Ur. Rosen. On the other hand, Ur. Banister's memorandum was prepared two days later.

During the course of the conversation and following. Ur. Danister's statement that he would prefer not to give the name of the informant to Ur. Rosen over the telephone, it appears from the Burcau's records, that Banister stated that he did know the informant, because in Ur. Rosen's memorandum were additional questions which would have been illogical to ask in the event Banister told Ur. Rosen that he did not know the name of the informant. On the other hand, Banister did not submit the identity of the California informant until two days later, although he stated he thought the identity was available to the office at the time he had his telephone conversation with Ur. Losen.

With regard to Banister's stating that Mr. Rosen "could ask the damndest questions," Mr. Banister's statement to Inspector Brown dated March 5, contains Mr. Banister's version of this conversation to the effect, "Al, you can think up the damndest extraneous things." It appears that the word extraneous has been substituted in Mr. Banister's version. It does not appear to the Inspector that Mr. Rosen's question was extraneous at all but went to the very heart of the investigation.

Mr. Benister further alleges in his statement to Inspector Brown that Mr. Rosen also spoke to him as follows: "Well, damn it, I thought we were on the same team, but now I don't know, I wonder." Mr. Rosen's memorandum covering this point indicates Mr. Rosen said he would appreciate knowing the identity of the informant in California but that if Mr. Banister did not want to provide this identity over the phone that was his prerogative.

Banister stated to Inspector Brown that he realizes that both he and Mr. Roset had been working long hours and were very tired. Ur. Banister states that Mr. Rosen had an edge in his voice when he started insisting upon getting the informant's name. Mr. Banister further stated in his memorandum of Merch 5 to Inspector Brown that he reacted "to any man's temper with temper. That doesn't make me right." The facts are that Mr. Rosen left at 11:80 PM the previous night, and it is his recollection that he was well rested on March 3 when he conversed with LAC Banister. Messes. Price and Staffeld, who heard Mr. Mosen, detected no edge in Mr. Rosen's voice while he was conversing with Mr. Banister.

#### Inspector's Conclusions:

- 1. It will be noted that Ur. Rosen had conversation with Ur. Banister lasting more than an hour on the morning of March 3, at which time he requested the identity of the informant in California; however, it was not until Banister called in at 3:09 PM on March 3, when Mr. Rosen pursued the topic as to the identity of the informant that this issue arose. It appears that Mr. Danister did not make himself clear to the Bureau, for if he had told Mr. Rosen that he did not know the identity of the informant in California, then it would have been ridiculous for Mr. Rosen to have pressed Mr. Banister further for the informant's identity. However, memoranda prepared at the Bureau shows that Mr. Rosen did pursue, the topic in an effort to identify the California informant.
  - 2. There is a discrepancy between Ur. Rosen's version and Ur. Danister's version of the conversation immediately after Ur. Rosen asked Ur. Banister whether Danister thought his telephone was tapped. In view of Ur. Banister's reluctance to provide the information which Ur. Rosen sought, it appears that Ur. Losen's question was perfectly in order but this caused Banister to make a statement which approached insubordination:
- 3. Mr. Danister was reluctant to provide information over the telephone concerning the identity of an informant fearing that an operator might listen in; however, it certainly seems that when an Assistant Director asks an LAC for information, the Assistant Director should be provided with the data sought forthwith.

4. It a pears that Mr. Benister's own language that he reacts to temper with temper creates doubt as to whether Mr. Benister possesses the necessary stability to deal with the many complex situations which would face an Agent in Charge in an office the size of Chicago.

#### PROOFCENTATION:

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None submitted, all covered in synopsis.

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70. HEARING 71. AUDIOMETER			
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73. NOTES (Continued) AND SIGNIFICANT OR INTERVAL HISTORY	<del></del>	<u> </u>	
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	ts of plain paper if necessary)	***************************************	
74. SUMMARY OF DEFECTS AND DIAGNOSES (List diagnoses with ttem numbers)			-
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75. RECOMMENDATIONS—FURTHER SPECIALIST EXAMINATIONS INDICATED (Specify)		76. PH	YSICAL PROFILE
	=	ř.P U	L H E S
77. SXAMINEE (Check) STRENUOUS PHYSICAL EX	ERTION AND US	E OF PHY	SICAL CATEGORY
78. IF NOT QUALIFIED, LIST DISQUALIFYING DEFECTS BY ITEM NUMBER			B C E
			B C E
79. TYPED OR PRINTED NAME OF PHYSICIAN	SIGNATURE,**	_ <del>*</del> -	, , , , , , ,
	s/ R. Oli	nsted	
80. TYPED OR PRINTED NAME OF PHYSICIAN	SIGNATURE'		
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81. TYPED OR PRINTED NAME OF DENTIST OR PHYSICIAN (Indicate which)	SIGNATURE	True of	
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82. TYPED OR PRINTED NAME OF REVIEWING OFFICER OR APPROVING AUTHORITY	SIGNATURE"	4	NUMBER OF AT-
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U. S. GOYERNMENT P	INTING OFFICE 16-62288-1	• • •	

ATTACHMENT TO STANDARD FORM 88 (Revised July 21, 1952)

Report of Medical Examination

#### FOR INFORMATION AND GUIDANCE OF MEDICAL EXAMINER:

The following portions of the attached examination report form need not be completed:

2		67
3	d	68
11		69
14		71 (unless other
17		examination indi-
62		cates desirable)
65		72

Item 48, the electrocardiogram, is not required unless the examinee is over 35 years of age or unless other examination indicates such is desirable.

If the examinee is an applicant, the Chest X ray and blood type and Rh factor (Items 46 and 49) are not necessary unless the facilities for affording same are readily available to the examiner.

FOR ALL EXAMINEES, WHETHER CLERICAL OR SPECIAL AGENT APPLICANTS OR EMPLOYEES:

The medical examiner should answer the following question: Examinee \_\_\_\_\_ qualified for strenuous physical exertion. (Designate which)

# FOR ALL MALE EMPLOYEES OR APPLICANTS:

The medical examiner is requested to answer the following:

Does examinee have any defects restricting or prohibiting his participation in defensive tactics and dangerous assignments which might entail the practical use of firearms?

If answer is "yes" please specify.

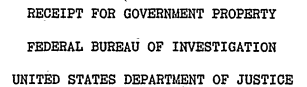
IT IS ESSENTIAL THAT ALL STATEMENTS IN ITEMS 59, 61, 64 AND 70 PERTAINING TO VISUAL ACUITY, COLOR VISION AND HEARING BE COMPLETED IN DETAIL.

H-12-51

4-12-51

Date 5

John Discussion of the second of



4-21-54

returned
I certify that I have reconnect the following
Government property for official use:

Manual # 18 -- Handbook for Personnel Assistants
and Counselors.

#### READ

The Government property which you hereby acknowledge is charged to you and you are responsible for taking care of it and returning it when its use has been completed. DO NOT MARK OR WRITE ON IT OR MUTILATE IT IN ANY WAY.

A PROPERTY

WRG

Alex Rosen

b6

Mr. Tolson

R. T. Harbo

BUREAU ACTION ON REQUEST OF Former sac codfrey san Juan ASSIGNULAT OF ACCOUNTANT ON SPECIAL

#### BACKGROUND

It will be recalled that in connection with an involved Fraud Against the Government matter, former SAC Godfrey, San Juan, advised the Bureau that SA (A) Thomas J. Wilkes was not, in his opinion, qualified to appear as a Government witness in the above case. Inquiry developed that according to Eureau records, Wilkes was fully qualified as an accountant and as an expert witness; that the Investigative Division accepted Godfrey's conclusion without checking Bureau records or questioning Godfrey about it, and by memorandum prepared by Supervisor J. C. Stokes 3/8/54 recommended that a Special Agent Accountant be sent to San Juan on special assignment. This memorandum was personally approved by Supervisors in Charge; Courtney Evans, Section Chief, Accounting and Fraud Section; E. Hugo Winterrowd and Assistant Director Rosen. Under date of 3/11/54 a memorandum was prepared setting forth the facts and recommending administrative action for all persons involved except Assistant Director Rosen. No action was recommended as to Rosen because he was on sick leave and his explanation could not be obtained.

Mr. Rosen has explained that he agrees the Eureau records as to Filkes! qualifications should have been checked before a recommendation was nade that an accountant be sent to San Juan on special assignment and that the apparent discrepancy between the Eureau records and the opinion of Godfrey should have been reconciled. He did not recall whether he knew such a check had not been made but recommended that "if I am culpable in this, I recommend that I receive a letter of censure because the preliminary check should have been made."

Glavin (Attn. H. L. Edwards)

Tolson Belmon

Victerrowd ...

Niss Gandy -

ONTORING FILED IN

## RECOMMENDATION:

Assistant Director A. Rosen . . . censure for his failure to make certain Dureau records as to qualifications of SA (A) Thomas J. Wilkes were checked before approving recommendation made in his division that an accountant be sent to San Juan on special assignment.

UNITED STATES GOVERNMENT DATE: 3/11/54 Tolson T. Harbo BUREAU ACTION ON REQUEST SUBJECT: OF SAC GODFREY, SAN JUAN, ASSIGNMENT OF ACCOUNTANT ON SPECIAL Investigative Division b6 BACKGROUND: In connection with an involved Fraua Against the et al, SAC Godfrey, Government matter, San Juan, by telephone on March 5, 1954, and by radiogram March 6, 1954, furnished in formation regarding a request made by Special Assistant to the Attorney General Isaiah Matlack for assignment of & thoroughly capable accountant with considerable experience as a witness, who would be able to stand up under the most severe cross examination. SAC Godyrey advised the only available accountant, Thomas J. Wilkes, did not, in his opinion, meet the requirements by reason of his limited experience as a coordinated the in rmation witness.Supervisor received from Godfrey and prepared a memorandum, Ebans to Rosen, dated 3/8/54, and recommending that one of three named accountants be sent to San Juan for a period of approximately three weeks to handle the particular inquiry desired by Matlack and to appear as an expert witness. This recommendation was approved, but the Director in wired about why Wilkes was not qualified after being in the Bureau seven years, and also raised the cuestion as to the program of developing accountants. A separate nemo has been pubmitted as to Wilkes. as to qualifications of Agent Wilkes ACTION PAKEN: This inquiry/on the part of the Director has been handled, by separate memorandum, but in doing so the Training and Inspection Division found that, according to all records available at the Bureau, Wilkes is fully qualified as an accountant to handle all types of Bureau cases and that he has testified as an expert accountant and that JAC McDwain had reported Wilkes made a conscious witness. Two inspection reports indicated Hilkes was fully qualified. Explanations were requested from all Investigation Rivision personnel who handled and approved the me orandum prepared by to (1) Why the percennel, file of Wilkes was not checked to determine whether he was qualified (2) Thy the records of the Administrative Division regarding the qualifications of accountants were not checked before it was decided to affile man to San Juan (3) Why inspection to San Juan (3) Why inspection

JECENED COMMENT (Attn: H. L. Edwards) JAC Fuerto Rico 216/54

Westernowd and menso to

We fint the program as to developing accountants will be submitted to

We fint the program as to developing accountants will be submitted to

Executives Conference for consideration March 18.

WE MED / MARCH.

reports covering offices where Wilkes was assigned were not checked to determine whether Wilkes was fully qualified (4) What inquiry, if any, was made to determine the validity of the conclusion of SAC Goafrey that Wilkes was not qualified.

b6

explained the case is an important SupervisorL one, that it is a complicated controversite mutter in which the Bureau has a considerable investigative interest, that he did not check the personnel files or other Bureau records regarding Wilkes' qualifications, because of the opinion expressed by Goafrey, who was on the scene, had conferred with Special Assistant to the Attorney General Matlack as to qualifications required and that the Bureau should therefore follow the recommendations of Godfrey. Further, that he was influenced to accept Godfrey's decision by reason of the fact Wilkes was recommended for a letter of censure on March 3, 1954, for improperly handling a Fraud Against the Government case.

properly. He said he had no reason whatsoever to doubt the

sincerity of Godfrey's recommendations.

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Supervisors William J. Hyrley and	
who approved memorandum, concurred in the comments of	
Supervisor   Section Chief C. A. Evans said the action was	
taken under his direction and instructions and agreed with	
E. Hugo Winterrowd said he concurred in the foregoing and added	
that while inspectors re or ts indicated Wilker had appeared as an	
expert witness, the fact remains that the case is an exceedingly	1
involved one of great magnitude, that SAC Goafrey has been fully	
cognizant of the case since its inception and that, in his opinion,	
was fully qualified to make recommendations in this matter. He	
said he went along with the recommendation in the interest of	
expediting the investigation and in the interest of handling it	

#### CONCLUSIONS:

1. The Bureau records. regarding the qualifications of Wilkes were not checked prior to submission of the recommencation that a man be sent to San Juan on special assignment for approximately three-weeks period.

2. Had the Bureau records been checked it would have been found Wilkes was carried as fully qualified, and it would have been necessary to have consulted with SAC Godfrey regarding the basis for his conclusion.

3. No conclusion can be reached as to whether a man would have been sent to San Juan if the explanations had been secured from Godfrey, who is to cease duty March 19, 1954.

Inspector Nugert points out that the investigation was one deserving of immediate attention, inasmuch as there was barely enough time to complete the required work by the trial date.

The Bureau has been put to the expense of sending an Agent on special assignment to San Juan to serve on per diem throughout this investigation.

RECOMMENDATIONS: **b**6 Supervisor Investigative Division .censure. Unit Chief William J. Hurley 2. Supervisor in Charge 4. Section Chief Courtney A. Evans (Accounting and Fraud Section)....censure. E. Hugo Winterrowd, Divisional No. 1 Man....censure.

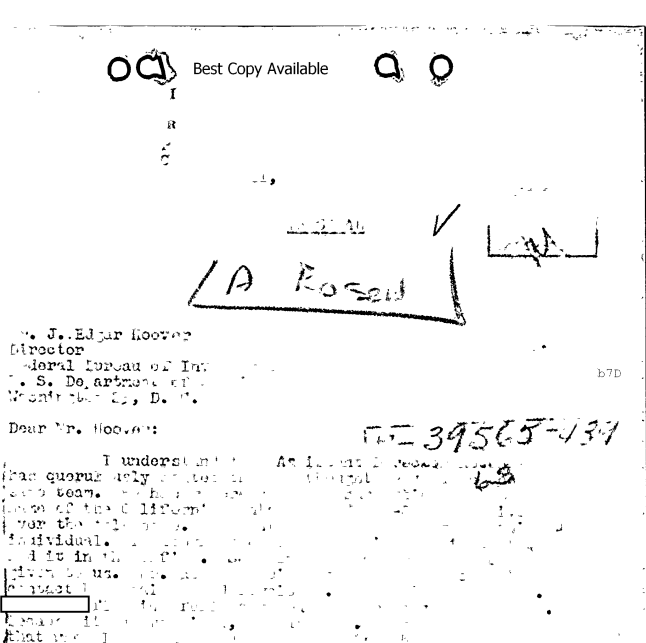
6. Assistant Director A. Hosen....no action, inasmuch as his explanation has not been obtained, because he is on sick leave. A tickler has been set up to obtain his explanation, following which a recommendation will be submitted.

File 245 3-11 ok

7. A letter go forth to SAC at San Juan concerning inadequate justification for his conclusion in this instance. This letter will help guide new SAC Crosby.

Service of the servic

BRIEF OF ALL PERSONNEL ATTACHED EXCEPT THOSE OF EVANS AND WINTERROWD, WHICH ARE ALREADY IN THE DIRECTOR'S OFFICE.



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Letter to ir. 1.3. r

probably be a wealthy and if a were not so it at. he puts on a recover of the control of any has been niggardly. It should be come to derectly, the offert should be rade to it. him every protestion. To bandy the name of his associate over the telepone is a breach of security and should not be required or tolerated. People can get killed over this kind of thinking and there have been leaks from telephone operators before.

You are intensely interested in the crink's robbery. had he teen available, might have obtained extremely valuable information in this case when he was working with an agent who understood something of the operations of the criminal line and was thoroughly familiar with the law. such guidance for he is not Bureau trained nor is he amenable to Bureau rules and regulations. It would be unwise to use him on all types of cases and more particularly on the more or less routine matters. Even when we do not succeed in breaking a big case of our own, as of this time, as for example the fur case involving A. Faull Fur Company, he has rendered valuable service to us for he has helped in eliminating a ferre. As long as fences exist there will be thiever to so if and sell to them.

I furnished the name of this man's committee to have the they are retained in deepest configuration.

Sincerely your,

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# Office Memorandum • United States Government

TO : Mr. Boardman

DATE: May 5, 1954

Trotter

Holloman

FRÖM :

Mr. Winterrowd

SUBJECT:

DEATH OF MR. HERMAN ROSEN

FATHER OF ASSISTANT DIRECTOR ROSEN

This is to advise that Mr. Rosen's father, aged 73, passed away from a heart attack suddenly and unexpectedly on the afternoon of May 5, 1954. He received this word at approximately 7:45 P.M.

Mr. Rosen has reservations for Cleveland, Ohio, on Capital Airlines, flight leaving Washington 9:00 P.M. and arriving in Cleveland 11:20 P.M.

Mr. Rosen's family resides at 2859 Hampton Road, S.F., Shaker Heights, Cleveland, Ohio.

At 8:20 P.M., I called SAC McCabe, Cleveland, and advised him of the foregoing together with Mr. Rosen's reservations and asked that any assistance in comfort which might be rendered should be given by the Cleveland Office. Mr. McCabe was also asked to determine when the funeral is to take place as well as where the body is resting. Mr. McCabe said he would advise us on May 6, 1954, as soon as this information could be obtained. He said that he would offer any services possible.

cc: Mr. Nichols Movement

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PERS CTUES

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CERTIFI CATE

ALEX ROSEN

Name (Please type or print)

Investigative Division

1. Are you now or have you ever been a member of, contributed to, affiliated or associated with, any organization listed on the attachment to this certificate?

Answer "Yes" or "No"

2. If your answer is "Yes" state the name of the organization, dates of membership and extent of participation. An explanation regarding membership in any of these organizations may be attached hereto on a separate sheet of paper, if you desire to explain the circumstances of your membership.

Name

*Address* 

From

To Office Held

CERTIFI CATION

I hereby certify that the above information is correct and complete to the best of my knowledge and belief. I make this statement with the understanding that it will be used by the Department of Justice in carrying out the provisions of Executive Order 10450 and with knowledge that any false statement or omission of material fact may be sufficient cause for my dismissal or rejection of my application, and, further, may be cause for punishment as a violation of law including Section 1001, Title 18, U.S. Code.

april 8, 1954

(Date)

(Usual Signature)

Attachment 29 1954

#### March 23, 1954

ORGANIZATIONS DESIGNATED BY THE ATTORNEY GENERAL OF THE UNITED STATES PURSUANT TO EXECUTIVE ORDER 10450.

Abraham Lincoln Brigade Abraham Lincoln School, Chicago, Illinois Action Committee to Free Spain Now Alabama People's Educational Association (See Communist Political Association) American Association for Reconstruction in Yugoslavia, Inc. American Branch of the Federation of Greek Maritime Unions American Christian Nationalist Party American Committee for European Workers! Relief (See Socialist American Committee for Protection of Foreign Born Workers Party) American Committee for the Settlement of Jews in Birobidjan, Ind. American Committee for Spanish Freedom American Committee to Survey Labor Conditions in Europe -American Committee for Yugoslav Relief, Inc. American Council for a Democratic Grecce, formerly known as the Greek American Council; Greek American Committee for National Unity American Council on Soviet Relations American Croatian Congress American Jewish Labor Council American League Against War and Fascism American League for Peace and Democracy American Lithuanian Workers Literary Association (also known as Amerikos Lietuviu Darbininku Literaturos Draugija) American National Labor Party American National Socialist League American National Socialist Party American Nationalist Party American Patriots, Inc. American Peace Crusade American Peace Mobilization American Poles for Peace American Polish League American Polish Labor Council American Rescue Ship Mission (a project of the United American Spanish Aid Committee) American-Russian Fraternal Society American Russian Institute, New York, also known as the American Russian Institute for Cultural Relations with the Soviet Union American Russian Institute, Philadelphia American Russian Institute of San Francisco American Russian Institute of Southern California, Los Angeles

American Slav Congress American Women for Peace American Youth Congress American Youth for Democracy Armenian Progressive League of America Associated Klans of America Association of Georgia Klans Association of German Nationals (Reichsdeutsche Vereinigung). Association of Lithuanian Workers - (also known as Lietuvių Darbininkų Susivienijimas). Ausland-Organization der NSDAP, Overseas Branch of Nazi Party Baltimore Forum Black Dragon Society Boston School for Marxist Studies, Boston, Massachusetts Bulgarian American People's League of the United States of America Bridges-Robertson-Schmidt Defense Committee California Emergency Defense Committee California Labor School, Inc., 321 Divisadero, Street, San Francisco, California Carpatho-Russian People's Society Central Council of American Women of Croatian Descent, Also known as Central Council of American Croatian Women, National Council of Croatian Women Central Japanese Association (Beikoku Chuo Nipponjin Kai) Central Japanese Association of Southern California Central Organization of the German-American National Alliance (Deutsche-Amerikanische Einheitsfront) Cervantes Fraternal, Society China Welfare Appeal, Inc. Chopin Cultural Center Citizens Committee to Free Earl Browder Citizens Committee for Harry Bridges. Citizens Committee of the Upper West Side (New York City). Citizens Emergency Defense Conference Citizens Protective League Civil Rights Congress and its affiliated organizations, including: Civil Right's Congress for Texas Veterans Against Discrimination of Civil Rights Congress of New York Columbians Comite Coordinador Pro Republica Espanola, Committee to Aid the Fighting South Committee for Constitutional and Political Freedom Committee to Defend Marie Richardson Committee for the Defense of the Pittsburgh Six Committee for a Democratic Far Eastern Policy Committee for Nationalist Action Committee for the Negro in the Arts Committee for Peace and Brotherhood Festival in Philadelphia Committee for the Protection of the Bill of Rights Committee to Uphold the Bill of Rights

Committee for World Youth Friendship and Cultural Exchange Commonwealth College, Mena, Arkansas Communist Party, U. S. A., its subdivisions, subsidiaries and affiliates. Communist Political Association, its subdivisions, subsidiaries and affiliates, including: Alabama People's Educational Association Florida Press and Educational League Oklahoma League for Political Education People's Educational and Press Association of Texas Virginia League for People's Education Congress of American Revolutionary Writers Congress of American Women Connecticut Committee to Aid Victims of the Smith Act Connecticut State Youth Conference Council on African Affairs. Council of Greek Americans Council for Jobs, Relief and Housing Council for Pan-American Democracy Croatian Benevolent Fraternity Dai Nippon Butoku Kai (Military Virtue Society of Japan or Military Art Society of Japan) Daily Worker Press Club Daniels Defense Committee Dante Alighieri Society (between 1935 and 1940) Dennis Defense Committee Detroit Youth Assembly Emergency Conference to Save Spanish Refugees (founding body of the North American Spanish Aid Committee) Families of the Baltimore Smith Act Victims Families of the Smith. Act Victims Federation of Italian War Veterans in the U. S. A., Inc (Associazione Nazionale Combattenti Italiani, Federazione degli Stati Uniti d'America) Finnish-American Mutual Aid Society. Florida Press and Educational League (See Communist Political Association) Frederick Douglass Educational Center Freedom Stage, Inc. Friends of the New Germany (Freunde des Neuen Deutschlands) Friends of the Soviet Union Garibaldi American Fraternal Society George Washington Carver School, New York City German-American Bund (Amerikadeutscher Volksbund) German-American Republican League German-American Vocational League (Deutsche-Amerikanische Berufsgemeinschaft) Harlem Trade Union Council Hawaii Civil Liberties Committee

Heimuska Kai, Also known as Nokubei Heieki dimusha Kai, Zaibel Nihonjin, Heiyaku Gimusha Kai, and Zaibei Heimusha: Kai (Japanese residing in America Military. Conscripts Association) Hellenic-American Brotherhood. Hinode Kai (Imperial Japanese Reservists) Hinomaru Kai (Rising Sun Flag Society -- a group of Japanese War-Veterans) Hokubei Zaigo Shoke Dan (North American Reserve Officers Association) Hollywood Writers Mobilization for Defense Hungarian-American Council for Democracy Hungarian Brotherhood Independent Socialist League Industrial Worker's of the World International Labor Defense International Workers Order, its subdivisions, subsidiaries and affiliates Japanese Association of America Japanese Overseas Central Society (Kaigai Dobo Chuo Kai) Japanese Overseas Convention, Tokyo, Japan, 1940 Japanese Protective Association (Recruiting Organization), Jefferson School of Social Science, New York City Jewish Culture Society Jewish People's Committee Jewish People's Fraternal Order Jikyoku Iinkai (The Committee for the Crisis) Joint Anti-Fascist Refugee Committee Joint Council of Progressive Italian-Americans, Inc. Joseph Weydemeyer School of Social Science, St. Louis, Missouri Kibei Seinen Kai (Association of U. S. Citizens of Japanese Ancestry who have returned to America after studying in Japan) Knights of the White Camellia Ku Klux Klan Kyffhaeuser, also known as Kyffhaeuser League (Kyffhaeuser Bund), Kyffhaeuser Fellowship (Kyffhaeuser Kameradschaft). Kyffhaeuser War Relief (Kyffhaeuser Kriegshilfswerk), Labor Council for Negro Rights Labor Research Association, Inc. Labor Youth League League of American Writers Lictor Society (Italian Black Shirts) Macedonian-American People's League Mario Morgantini Circle Maritime Labor Committee to Defend Al Lannon Massachusetts Minute Women for Peace Maurice Braverman Defense Committee

Michigan Civil Rights Federation Michigan School of Social Science Nanka Teikoku Gunyudan (Imperial Military Friends Group. or Southern California War Veterans) National Association of Mexican Americans (also known as Asociacion Nacional Mexico-Americana) National Blue Star Mothers of America (not to be confused with the Blue Star Mothers of America organized in February 1942) National Committee for the Defense of Political Prisoners National Committee for Freedom of the Press National Committee to Win the Peace National Conference on American Policy in China and the Far East (a conference called by the Committee for a Democratic Far Eastern Policy) National Council of Americans of Croatian Descent National Council of American-Soviet Friendship National Federation for Constitutional Liberties National Labor Conference for Peace National Negro Congress National Negro Labor Council Nationalist Action League Nationalist Party of Puerto Rico Nature Friends of America (since 1935) Negro Labor Victory Committee New Committee for Publications Nichibei Kogyo Kaisha (The Great Eujii Theatre) North American Committee to Aid Spanish Democracy North American Spanish Aid Committee North Philadelphia Forum Northwest Japanese Association Ohio School of Social Sciences Oklahoma Committee to Defend Political Prisoners. Oklahoma League for Political Education (See Communist Political Association) Original Southern Klans, Incorporated Pacific Northwest Labor School, Seattle, Washington Palo Alto Peace Club Partido del Pueblo of Panama (operating in the Canal Zone). Peace Information Center Peace Movement of Ethiopia People's Drama, Inc. People's Educational Association (Incorporated under name Los Angeles Educational Association, Inc.), also known as People's Educational Center, People's University, People's School People's Educational and Press Association of Texas People's Institute of Applied Religion People's Radio Foundation, Inc. Philadelphia Labor Committee for Negro Rights Philadelphia School or Social Science and Art Photo League (New York City) Political Prisoners' Welfare Committee

Polonia Society of the IWO Progressive German-Americans, also known as Progressive German-Americans of Chicago Proletarian Party of America. Protestant War Veterans of the United States, Inc. Provisional Committee of Citizens for Peace, Southwest Area Puertorriquenos Unidos (Puerto Ricans United) Quad City Committee for Peace Revolutionary Workers League Romanian-American Fraternal Society Russian American Society, Inc. Sakura Kai (Patriotic Society, or Cherry Association-composed of veterans of Russo-Japanese War) Samuel Adams School, Boston, Massachusetts Santa Barbara Peace Forum Schappes Defense Committee Schneiderman-Darcy Defense Committee School of Jewish Studies, New York City Seattle Labor School, Seattle, Washington Serbian-American Fraternal Society Serbian Vidoudan Council Shinto Temples Silver Shirt Legion of America: Slavic Council of Southern California Slovak Workers Society Slovenian-American National Council Socialist Worker's Party, including American Committee for European Workers' Relief Socialist Youth League Sokoku Kai (Fatherland Society) Southern Negro Youth Congress Suiko Sha (Reserve Officers Association, Los Angeles) Tom Paine School of Social Science, Philadelphia, Pennsylvania Tom Paine School of Westchester, New York Tri-State Negro Trade Union Council Ukrainian-American Fraternal Union Union of American Croatians Union of New York Veterans United American Spanish Aid Committee United Committee of Jewish Societies and Landsmanschaft Federations, also known as Coordination Committee of Jewish Landsmanschaften and Fraternal Organizations United Committee of South Slavic Americans United: Harlem, Tenants, and Consumers Organization United May Day Committee United Negro and Allied Veterans of America Veterans of the Abraham Lincoln Brigade

Veterans Against Discrimination of Civil Rights Congress of New York (See Civil Rights Congress) Virginia League for People's Education (See Communist Political Association) Voice of Freedom Committee. Walt Whitman School of Social Science, Newark, New Jersey Washington Bookshop Association Washington Committee to Defend the Bill of Rights Washington Committee for Democratic Action Washington Commonwealth Federation Washington Pension Union Wisconsin Conference on Social Legislation Workers Alliance (since April 1936) Workers Party, including Socialist Youth League. Yiddisher Kultur Farband Young Communist League Yugoslav-American Cooperative Home, Inc. Yugoslav Seamen's Club, Inc.

# Office Memorandum • united states government

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то :	Mr. L. V.	Boardman	181	DATE	Ž:	5/6/5 <sup>1</sup> +	·
FROM:	E. H. Wir	terroud	1				folson
SUBJECT:		<b>V</b>	)				Glade -
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J. D. The bo	Deutsch Fr	meral Home	at 1490 Cra	ing handled awford, Clev ne until the	vel:	and, Ohio	•
has of	day and fu fered the	irther that	he will vi	ns to attend sit the fund veland Office	era	l home.	L He
manner		BECC	RDED-83	67-	2	1215-	324
	fr. Holloma fr. Glavin	n کر مارچی	131	Nu	rche nber		
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, and a	MAY 13 19	)54	~ <b>%</b> }		47	^	7

Yay 13, 1954

PERSONAL AND CONFIDENT

Mr. A. Rosen Federal Bureau of Investigation Washington, D. C.

Dear Mr. Rosenz

I have been informed that you have permitted a procedure to exist in the Investigative Division which has required unnecessary retyping of correspondence to the Attorney General. You have required that memoranda to the Attorney General be completely free from erasures, eventhough these erasures have been expertly performed. Obviously, such a procedure is at variance with the Bureau's basic wishes in the handling of correspondence, and needless work has resulted.

It has also come to my attention that on Lay 5. 1954, in a conference with Section Chiefs of your division it was announced that outgoing correspondence should not contain the personal pronoun "I" except in unusual circumstances. This rule does not appear in any Bureau manual and appears to have been devised within your division. Strict interpretation of this rule and application to correspondence already on hand necessitated the rewriting of certain documents.

I cannot express too strongly my displeasure for your establishment of procedures which are at a variance with those of the remainder of the Seat of Government. I bis imperative that you take immediate steps to streamline operations within your division and refrain from issuing instructions which will result in needless work and unnecessary expenditure of employee time, as well as delay in clearing correspondence out of your division.

Your failure to exercise a proper degree of fore-sight and your willingness to permit the waste of employee; a time are considered serious derelictions by you and I-want -to make it crystal clear that it is your responsibility to Mr. Glavin (SENT SEPARATELY) JUECE 14 MAY 19 1064

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Holloman.

Miss Gandy,

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make certain that you are on sound ground in all procedures and that businesslike methods are employed throughout your division.

Any further derelictions of this type on your part will result in very serious administrative action by the Bureau, and I want you to make certain that these instructions are thoroughly understood by the Agent personnel of your entire division.

Very truly yours,

J. Edgar Hoover

John Edgar Hoover Director

Ur. Tolson

5-12-54

R. T. Harbo

10.0

ESCAPED FEDERAL PRIJONERS (Section 751, Title 18, U. S. Code)

#### SYNOPSIS

Pursuant to the Director's instructions, a check has been made of the procedures followed by the Investigative Division which resulted in delay in the preparation of a manorandum to the Attorney General responding to his memorandum of 5-3-54 regarding the captioned matter and policy aspects of Escaped Federal Prisoner investigations. The Director already has approved letters of censure for Mesors. Boardman, Vinterrowd, Price and in this matter.

The following tabulation provides a chronological sequence of procedures followed by the Investigative Division in preparing the reply to the Attorney General's inquiry:

<u>Date</u>	<u>,Tine</u>	Activity b6
5-3-54	1:07 PH	Attorney General's memorandum received in Director's office.
	6:07 PH	· Received in Ur. Tolson's office.
•	6:38 PM -	· Received in Ur. Boardman's office
- *-	7:12 PH .	Attorney General's memorandum received #1 Lan. Investigative Division.
5-4-54	II:00 Alf	Finterrowd called Price and to a conference on the matter and for first time gave the memorandum to for handling.
-	11:30 AH ·	Conference completed; obtained files and prepared for dictation.
	12:55 PU -	Supervisor dictated two page meno to Attorney General, together with two page cover meno.
	Į:25 PI •	Dictation completed. Stenographer started transcription.
son		read each page as completed and noted typo- graphical errors requiring both pages of meno to Attorney General to be retyped.**
Wingstein	5:05 PU :	Completed memoranda submitted to Section Chief Price for approval.
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Attachments

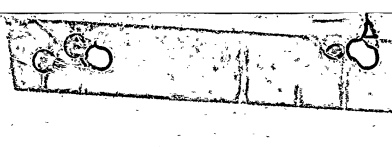
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Däte Activity Time. b6 5-5-54 8:30 AM Memorandum returned to by Price for changes Price deemed necessary. A stenographer was not available; prepared changes in long hand and gave natorial to a clerk, who typed material twice are to misunderstanding regarding paragraphing and number of copies needed. he gave proper instructions, but does not recall them. Mehoranda completed and returned to 12:30 PM who noted erasures on memo to Attorney General. Laterial given to Stenographer [ for retyping. Retyped memoranda again submitted to Price 3:02 PM for approval. Memoranda returned to by Price for 5:10 PM deletion of pronoun "I" from meno to Attorney General per new instructions of Ur. Rosen issued that morning. appeared 5 times in two pages and this usage, appears perfectly satisfactory to Inspector Mason. Draft attached. gave memo to Stenographer who retyped it. 5-6-54 Completed memoranda submitted to Price 8:47 AM for approval. Henoranda received in Winterroud's office 9:59 AH for approval. Memoranda received in Ur. Boardman's office 10:24 AM for approval.

#### OBSERVATIONS:

\* Most of the time lost in the preparation of the reply was due to retyping to eliminate typographical errors and erasures. E. H. Winterrowd, No. 1 Man of the Investigative Division, advised on 5/11/54 that it has been the understanding in that division for a number of years that all communications to the Attorney General must be letter perfect and free from any erasures. Supervisor advised that he was informed of this rule when first assigned to the division and for this reason had the instant memorandum to the Attorney General retyped three or four times solely to comply with the rule. No such rule appears in Seat of Government Stenographer's or Supervisor's Manuals.



stanographic pool, covised the alsowed told of the rule and that all stanographers under her supervision comply with the rule.

Stanographers under her supervision comply with the rule.

Of the Eureou's Reading Room advised that the Stanographers' Hamad does not contain such a rule and that the Reading Room will approve a communication to the Attorney General which contains grasures to long as they are expertly made and do not leave a poor impression of the Eureou's efficiency. Director's Office and Mr. Tolson's Office agree with the Reading Room.

h6

responsible for the Investigative Division rule announced on 5/5/50 that outgoing correspondence should not use the pronounced for a secont in a few unusual instances where discript called for.

I. Except in a few unusual instances where discript called for.

I. L. Price, Chief of the Criminal Cection, eduted that he was told of this new rule at a Section Chief's Conference with Hr. Rosen on the morning of 5/5/50, and ofter having converse outgoing letters returned that day for the deletion of the word "I", he returned the ward that day ofter observing the word was used in several places in the reply to the Attorney General. Healthe mesorandum been approved without this change, it would have reached Hr. Boardman's office within 48 bours offer being received in the Investigative Division.

If . Winterrowd cavised that regular procedures followed in the Criminal Cection of the Inventigative Division require that outgoing communications similar to the one involved in this matter would first be proofreed by the stenagrapher, approved by the supervisor who prepared to, Unit Chief, No. 1 Man of the division, and the isolatant Director of the division before finally sending it on to Ur. Sourdman's office (minimum of a readings within division). Ur. Winterrowd pointed out. however, that in certain instances where it is necessary to expedite a memo or other communication, the supervisor may bring it directly to him for approval and forwarding to Hr. Rosen in which instances the supervisory officials who were bypassed and the instances the supervisory officials who were bypassed and furnished tichler copies. When Hr. Loven to absent, Mr. Winterrowd may initial mail for him.

There is no indication that the reading of mail such as this item by the Unit Chief or the Number One Man of the Section contributed materially to any delay. However, an examination of this procedure to determine whether there is any duplication or whether streamlining could be employed further will be made, if approved, by Inspector Van Pelt, in both the Domestic Intelligence Division, where a stailar procedure exists, and in the Investigative Division. This matter will be presented to the Executives Conference within the next few days.

#### RECOMMENDATIONS:

I. Ur. Rosen, absent from city, has not been contacted in this matter. He should be censured for:

- (a) Improper procedure contrary to basic Bureau procedures existed in his division whereby all memos to Attorney General had to be without erasures.
- (b) Rosen and Minterrowd announced a self-devised rule that the pronoun "I" could not be used in outgoing correspondence except in unusual situations. Etrict interpretation of this rule and application to typed correspondence already on hand created needless work.

  (CENSURE LETTER IS ATTACKED)
- 2. Inspector Van Pelt be authorized to make a study in the Domestic Intelligence Division and in the Investigative Division concerning the number of persons who are required to read outgoing correspondence to see if any streamlining measures can be effected, and thereafter prepare findings for presentation to the Executives Conference. If this is approved the natter will be handled before the end of the current inspection of the Domestic Intelligence Division.

3. Ho other action needed at this tine ... administrative action as to minterrowd. Price, \_\_\_\_\_\_ is pending now.

# <u>DETAILS</u>

None . All included in Synopsis.

June 2, 1954

Mr. J. P. Mohr Assistant Director Federal Bureau of Investigation Washington, D. C.

Dear John:

If this is the correct procedure, please indicate the beneficiary on the Agents Insurance Fund, of which I am a member, to read as being Lena Rosen, my Mother, and also on the Ross Fund.

Sincerely,

Alex Rosen

Let to Posen
6-3-54 Calfini
Form made and
Sent to Take,

agri,

RECORDED -54

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4 JUN 1418331

1 JUN 10 1004

May 12, 1954 2859 Hampton Road, S. E Shaker Heights, Ohio Dear Al: Miss Gandy advised me of your call extending congratulations upon my Thirtieth Anniversary as Director of the FBI and I want you to know that your thoughtfulness meant a great deal to me. It was yery kind of you to take the time to call, especially in view of your own personal situation, and I am very grateful. With kindest personal regards, Lam Sincerely, Je Edgar Hoover JEH:EH:d Clegg Harbo BENT FRUM 5 8 Geany TIME 5:02 PM



## UNITED STATES DEPARTMENT OF JUSTICE

#### FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to File No.

WASHINGTON 25. D. C.

Director Federal Bureau of Investigation United States Department of Justice Washington, D. C.

Dear Sir:

For inclusion in the fund to be paid to the designated beneficiary of any Special Agent, of the FBI who has previously contributed to this fund and who dies from any cause except self-destruction while employed as a Special Agent. I am forwarding herewith (by CHECK - MCNEY ORDER) the sum of \$10, payable to the Assistant Director, Administrative Division, FBI, to be included in said fund. Payment will be made for death by self-destruction after the Agent has been a member of the fund for a continuous period of two years. It is understood and agreed that the sum tendered herewith is a voluntary, gratuitous contribution to said fund which I understand is to be administered in the following manner. The liability of the fund shall not under any circumstances exceed the amount of monies in the fund at the time any liability shall occur.

The Director of the FBI will appoint a committee which shall consider all matters pertaining to the acquisition, safe keeping and expending of said fund, which committee will recommend appropriate action to the Director in pertinent matters. The Assistant Director of the Administrative Division of the FBI shall receive all contributions and account for same to the Director. Upon the death of any Special Agent who is a member of said fund the appointed committee will consider the case and submit a recommendation to the Director as to its conclusions. Appropriate instructions will then be issued to the Assistant Director of the Administrative Division, directing him to pay to the designated beneficiary the sum of \$10,000. The following person is designated as my beneficiary for FBI Agents' Insurance Fund:

Name LIFINA KOSEN	Relationship MOTHER Date 6-3-54
Address 285 9 HAMPTON RD SIE.	SHAKER HEIGHTS, DHID
The following person is designated providing \$1500 death benefit to beneficiary	as my beneficiary under the Chas. S. Ross Fund of agents killed in line of duty.
NAME SAME	RelationshipDate
Address 1 SAMB	
FOR CHIND BOF 1988 WEFICIARY ONLY	Very truly yours,
3/gpm JUN 3 195	0/10

CHARGES ON YOUR MSG\_TO CLEVELAND OHIO ARE
.94 PLUS 9 CENTS TAX TOTAL 1.03

MAY 5, 1754

NIGHT LETTER

MR. ALEX ROSEN
2059 HAMPTON ROAD, SOUTHEAST
SHAKER HEIGHTS
CLEVELAND, CHIO

I WAS VERY CORRY TO LEARN OF THE PASSING OF YOUR FATHER DARLIER THIS EVENING. I REGRETTED THAT I HAD NOT BEEN INFORMED OF THIS PRIOR TO YOUR LEAVING TOWN AS I WOULD LINE TO HAVE TALKED TO YOU PERSONALLY TO EXPRESS MY DEEP REGRET AND HEARTFELT LYMPATHY. IF THERE IS ANYTHING THAT ANY OF US CAN DO, DON'T HESITATE TO CALL ON ME. MY THOUGHTS TAXABLES AND WITH YOU.

SINCERELY,

JOHN EDGAR HOOVER

LEN:rew

Whom I READ

U. S. DEPARTMENT OF ANTENNAME CCHRUMGATIONS SECTION

1.2AY 6 1954

WESTERN UNION

25 MM 1954

June 3, 1954 Mr. Alex Rosen Assistant Director Federal Bureau of Investigation Washington, D. C. Dear Ur. Rosen: In accordance with your request, your beneficiary under both the Special Agents' Insurance Fund and the Charles S. Ross Fund has been changed to your mother, Urs. Lena Rosen. Sincerely yours, John Edgar Hoover Director Numbered FEDERAL LUI LA G JUN 14 1954 Nichols, freests Belmont Glavin. Rosen. Tamm. JUN4 1954 Tracy\_ Mohr. Winterrowd, COMM - FBI Tele. Room. Holloman Miss Gandy

STANDARD FORM NO. 64 Memorandum • UNITED STATES GOVERNMENT Mr. Tolson/ DATE: 6/17/54 R. T. Harbo FROM ? Vinterrowd \_ KOSEN SUBJECT: Tele. Room -ASSISTANT DIRECTOR Holloman Niss Gandy -INVESTIGATIVE DIVISION In pursuance with the Director's instructions a survey was made of the Accounting and Fraud Section in connection with weaknesses discovered in the case entitled "Vintah and White River Bands of Ute Indians vs. United States, Court of Claims #45751, Court of Claims." b6 Personnel under Assistant Director Rosen's general supervision were involved in latter case as follows: (1) Supervisor C. J. Moran and Supervisor in Charge failed to make inquiry of Salt Lake City as to the attention being given instant investigation following receipt of Salt Lake City report 4/21/54 showing a 2-day investigative period and 30 days! work remaining to be completed, (2) Supervisor J. H. Carlson and Supervisor in sent an air-tel to Salt Lake City 6/3/54 requesting explanation for delay instead of using faster communication, (3) neither Carlson nor informed Evans of this situation as they had been instructed to do in matters of this type, and (4) Section Chief Evans and Division No. L. Man Winterrowd failed to follow through to insure that a teletype requesting explanation for delay at Salt Lake City was sent 6/8 instead of 6/9/54. Instant case is the 6th in the past six months linvolving lax supervision reflecting upon the administration of the Accounting and Fraud Section and it appears he has not taken effective action to insure the proper functioning of the section. . ALLOW DODGEN RECOMMENDATION: Secretard censure and probation. Assistant Director Rosen . 11 Jun 20 1954 cc: Mr Rosen Mr. Boardman TESSU BUELLO OF INCOME ( Mr. Mohr (Att: H. L. Edwards) Mr. Sizoo 2/02 HC VP: new

6/17/54

Mr. Tolson

R. T. Harbo

SURVEY OF ACCOUNTING AND FRAUD SECTION INVESTIGATIVE DIVISION

#### SYNOPSIS

Inquiry conducted by Inspectors H.C. Van Pelt, B. C. Brown and C. W. Stein in pursuance with Director's instructions following weaknesses discovered in the handling of the case entitled, "Vintah and White River Bands of Ute Indians vs. United States, Court of Claims No. 45751, Court of Claims "

#### OPERATIONS:

Section established November, 1953, to consolidate

Accounting Unit, Bribery and Fraud Unit, and Selective Service and
Veterans Administration Unit and effect closer coordination of
related violations. Has estimated 12,500 cases pending in 34
classifications, principally in Accounting, Anti-trust, Civil,
Fraud and Selective Service categories. Headed by Section Chief
Courtney A. Evans, assisted by #1 Man A. J. McGrath and three Supervisors-in-Charge, (1) of the Accounting Unit, which
has six supervisors, (2) W. J. Hurley of the Bribery and Fraud Unit,
which has eight supervisors, and (3) of the Selective
Service and Veterans Administration Unit, which has five supervisors.

Prior survey in March, 1954, made by Inspector J. E. Nugent at which time all pending accounting investigations were reviewed and recommendations made for improved operations. Current survey shows history of six unfavorable incidents in past six months involving lax supervision reflecting upon the administration of the Section. Administrative organization of Section found to be generally sound, and the weaknesses in the above-mentioned cases appear to be the result of human failings to the extent that a change of leadership and more aggressive supervision seem, warranted.

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C.A. Evans

E. H. Winterrowd

Rosen

During current survey all available supervisory personnel of Section, except two Agents supervising Selective Service investigations, were interviewed and results made matter of record in their personnel files. Procedures set up in the Section in pursuance with the Director's instructions following Inspector Nugent's survey in March 1954, concerning the centralized control of accountants and accounting functions, were found to be satisfactory. Voluntary overtime for May 1954 averaged 2 hours 13 minutes and was found to be equitably distributed. The six unfavorable incidents which occurred during the past six months are:

- (1) In November 1953 the Section prepared a memorandum for the Attorney General to enable him to publicly answer an attack against the Bureau in connection with the Obstruction of Justice Bribery Conspiracy investigation regarding Eugene Smaldone, et al. The memorandum did not fully set forth pertinent information depicting the important and valuable work performed by the Bureau in this investigation although the facts went to the very heart of the memorandum to the Attorney General. Administrative action taken resulted in censure for Section Chief Evans, 12/8/53.
- (2) In February 1954 serious inadequacies and weaknesses were disclosed on the part of the Houston Office and the Accounting and Fraud Section in connection with a Fraud Against the Government case involving Brown and Root. Administrative action taken resulted in censure for Assistant Director Rosen and Division No. One Man Winterrowd, censure and probation for Section Chief Evans and Supervisor in Charge Hurley, censure, probation and transfer for Supervisor as well as action concerning the field.

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- (3) In March 1954 it was determined that the Houston and San Antonio Offices and the Accounting and Fraud Section had improperly handled a National Bankruptcy Act Mail Fraud case involving one Reports submitted failed to reflect complete and exhaustive interviews, and other weaknesses. Administrative action resulted in censure for Section Chief Evans, Section No. One Man McGrath and Supervisor in Charge
- In March 1954 the Accounting and Fraud Section at the suggestion of the SAC at San Juan recommended sending a Special Agent Accountant to San Juan on special assignment in connection with a Fraud Against the Government case involving The Section was not in possession of all the facts in this case to the effect that a qualified accountant was assigned to the San Juan Office already when the recommendation was made.

This resulted in meedless expense to the Bureau. Administrative action taken resulted in censure for Supervisor

B



Supervisors in Charge Hurley and \_\_\_\_\_\_ Section Chief Evans, Division No. One Man Winterrowd and Assistant Director Rosen.

- (5) On 3/3/54 SAC Milnes of St. Louis was censured and placed on probation as a result of his deficiencies in handling the Antiracketeering, Labor Management Relations Act case. Although no disciplinary action was taken against Seat of Government personnel in this case, the Director and Mr. Tolson commented that "This matter has not been vigorously handled either at the Seat of Government or at St. Louis."

  It was supervised in the Accounting and Fraud Section.
- (6) This unfavorable incident involves the following case wherein administrative action has not yet been taken.

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#### CHRONOLOGY OF DEVELOPMENTS IN INSTANT COURT OF CLAIMS CASE

On 3/9/54, Bureau memorandum sent Salt Lake City transmitting copies of memorandum received from Deputy Attorney General William P. Rogers requesting audit of records of Vintah Irrigation Project, Ft. Duchesne, Utah, in civil suit against United States by two Ute Indian tribes alleging misuse of tribal funds in irrigation project. The Bureau's memorandum indicated tentative trial date of 6/21/54, instructed that inquiry be made and report submitted by 3/24/54. Report of Special Agent Accountant (SAA) Leverette A. Baker 3/22/54 received 3/24/54 showing investigative period of five days, describing records available and setting out leads for audit at Salt Lake City. Second report of SAA Baker 4/21/54 received 4/23/54 showing investigative period of two days and estimating at least 30 working days required to complete audit. Third report of SAA Baker 5/28/54 received 6/1/54 showing investigative period of six days and again estimating at least 30 working days required to complete audit.

Salt Lake City airtel 5/27/54 also received 6/1/54 indicating improbable that audit could be completed by 6/21/54. Bureau airtel 6/3/54 sent Salt Lake City advising investigation must be completed by 6/21/54, requesting airtel explanation for delay and plans for completion of investigation by 6/21/54. Airtel reply 6/5/54 received 6/7/54 containing request for four additional accountants. Bureau teletype sent Salt Lake City 6/9/54 requesting explanations and recommendations regarding administrative action.

Explanations received from Salt Lake City show (1) SAA Baker's report 4/21/54 should have contained investigative period of 4/2-16/54; (2) His report 5/28/54 should have contained investigative period of 4/19-23, 5/3-7 and 12-21/54; (3) Responsibility for failure to set forth the correct investigative periods could not be resolved because the reports were prepared from rough drafts which have been since destroyed; (4) Case was under direct supervision of SAC \_\_\_\_\_\_, who diverted SAA Baker from this assignment to participate in self-inspection of Salt Lake City Office 5/10-14/54; and (5) SAA Baker found additional records 5/21/54 and determined on that date that his prior estimate of 30 working days to complete the audit was inaccurate. ASAC Clegg advised, in SAC \_\_\_\_\_\_ absence, "No administrative action is recommended." Although specifically requested to advise as to the exact investigative periods of SAA Baker's above-two reports, ASAC Clegg failed to clearly set forth such information and it was necessary to place a long distance telephone call to him to obtain same.

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#### WEAKNESSES OBSÉRVED

#### FIELD:

- (3) ASAC Heber M. Clegg.....(a) Approved the 5/27/54 airtel instead of utilizing more expeditious means of communication in notifying the Bureau that it appeared improbable instant investigation could be completed and a report submitted by 6/21/54; (b) Failed to clearly advise the Bureau of exact investigative dates of SAA Baker's reports of 4/21 and 5/28/54 as telephonically instructed by Inspector Van Pelt 6/10/54 and, thus, put Bureau to unnecessary expense of another call to obtain such information; and (c) Failed to recognize above weaknesses attributable to Salt Lake City's personnel and recommend administrative action.

## SEAT OF GOVERNMENT:

- (1) Supervisor Christopher James Moran.....Failure to initiate sufficient and vigorous inquiry of Salt Lake City Office upon receipt of SAA Baker's report of 4/21/54 to ascertain attention being afforded instant investigation.
- (2) Supervisor John Howard Carlson..... (a) Prepared airtel to Salt Lake City 6/3/54 instead of using more expeditious means of

communication in instructing that the investigation be completed and a report be submitted by 6/21/54, and (b) Failed to notify Section Chief Evans of this situation as he had been instructed to do in matters of this type.

(3) Supervisor in Charge initiate sufficient and vigorous inquiry of Salt Lake City upon receipt of SAA Baker's report of 4/21/54 to ascertain attention being afforded instant investigation, (b) Approved airtel to Salt Lake City 6/3/54 instead of using more expeditious means of communication in instructing that investigation be completed and a report be submitted by 6/21/54, and (c) Failed to notify Section Chief Evans of this situation as he had been instructed to do in matters of this type. (Recent prior history shows (a) was censured 3/16/54 for failure to properly analyze request of SAC at San Juan for services of fully qualified accountant to be sent San Juan Office on special assignment for three weeks; it was determined that San Juan had such an accountant assigned to the office at the time the request was approved by and (b) was censured 3/31/54 for failure to detect and correct weaknesses in the case entitled | et al National Bankruptcy Act Mail Fraud!)

- (h) Section Chief Courtney A. Evans.....(a) Neaknesses described above aftributable to personnel of his Section and (b) Failure to follow through to insure that teletype requesting explanation from Salt Lake City was sent 6/8 instead of 6/9/54. prior history shows (a) was censured 12/8/53 for having approved a memorandum to the Attorney General prepared by a Supervisor under his his over-all supervision which did not fully set forth pertinent information depicting the value of work performed by the Bureau in the investigation concerning[ the purpose of said memorandum was to provide the Attorney General with material with which to answer a criticism of the Department and the Bureau, (b) was censured and placed on probation 2/24-6/4/54 because of failure to supervise properly the fraud against the Government case pertaining to Brown and Root; (c) was censured 3/31/54 for failure to detect and cornect weaknesses in the case ] et al, National Bankruptcy Act, Mail Fraud," entitled L and (d) was censured 3/16/54 for fatlure to properly analyze request of SAC at San Juan for services of fully qualified accountant to be sent San Juan Office on special assignment for three weeks; it was determined the San Juan Office had such an accountant assigned to the office at the time the request was approved by Evans).
- (5) Division No. 1 Man E. H. Winterrowd......(a) Weaknesses described above attributable to personnel under his control, (b) Failure to follow through to insure that teletype requesting explanation from Salt Lake City was sent 6/8 instead of 6/9/54, and



- (c) Latter case is the sixth in the past six months involving lax supervision reflecting upon the administration of the Accounting and Fraud Section and it appears Winterrowd has not taken effective action to insure the proper functioning of the Section.
- (6) Assistant Director A. Rosen.....(a) Weaknesses described above attributable to personnel under his control, and (b) Latter case is the sixth in the past six months involving lax supervision reflecting upon the administration of the Accounting and Fraud Section and it appears he has not taken effective action to insure the proper functioning of the Section.

#### RECOMMENDATIONS

1. Special Agent Accountant Leverette A. Baker, Salt Lake City, non-veteran not on probation..... Censure and probation.

2. Relief Supervisor Salt Lake City, nonveteran, not on probation..... Censure.

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ASAC Heber M. Clegg, Salt Lake City, non-veteran (Director approved attached memorandum of H. L. Edwards 6/9/54 recommending ASAC Clegg's removal from probation but the letter advising ASAC Clegg of such action is being held in abeyance pending on the Director's consideration of this recommendation)......Censure, continuation on probation and rescinding of action taken to remove him from probation concerning which he has not yet been advised.

Supervisor Christopher James Moran, Investigative Division, non-veteran not on probation.... Censure.

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6. Supervisor John Howard Carlson, Investigative Division, nonveteran, not on probation..... Censure and probation.

When interviewed by Inspector B. C. Brown, Mr. Carlson stated his wife and two children would be happier if he worked in a field division because his wife's health since moving to Washington has not been particularly good; she has lost 20 pounds but since the doctor could not detect any specific cause Carlson has not brought this matter to the Bureau's attention or requested transfer; he stated that, frankly, he would prefer field work and would accept transfer to any field office without preference and without paying his own way. Inspector Brown felt that because of the important supervisory post occupied by Carlson in Accounting and Fraud Section, he should be transferred to the field and be replaced by an Agent desirous of advancing in the service and having positive interest in Seat of Government supervisory responsibilities.

Messrs. Rosen, Boardman, Callahan for Mohr, and Sizoo agree.

7. Supervisor in Charge (GS-14), Investigative Division, nonveteran, not on probation..... Censure, probation, removal as Supervisor in Charge and transfer to field. (This will involve reduction from GS-14 to GS-13.)

Messrs, Rosen, Boardman, and Callahan for Mohr agree.

Messes. Rosen, Boardman, and Callahan for Mohr agree.

9. Earll Hugo Winterrowd, No. 1 Man, Investigative Division nonveteran, not on probation..... Censure and Probation.

Messrs. Rosen, Boardman, Callahan for Mohr, and Sizoo agree.

10. A. Rosen, Assistant Director, Investigative Division .... Censure and probation.

Messrs, Rosen, Boardman, Callahan for Mohr, and Sizoo agree.

Three Agents not involved in any work delinquencies were recommended by the Inspector for transfer to the field as a means of improving the caliber of supervision in the Accounting and Fraud Section. A separate memorandum has been submitted as to these three Agents along with supporting write-ups as to each Agent.

Permanent briefs are attached for all employees except Mr. Rosen. For the Director's convenience, separate memoranda are attached concerning each employee named herein.

# <u>DETAILS</u>

All included in synopsis and in individual memoranda on employees named.

Best Copy Available

June 23, 2954

DECLASSIFICATION AUTHORITY DERIVED FROM: FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 10-07-2010

PROST DAG AND CERTAINETA

ur. Alex Bosen Federal Dureau of Investigation Kathington, D. C.

Dear ur. Rosens

A have carefully reviewed the results of a survey conduoted by the Irgining and Inspection Livisian into the handling of the case entitled "Uintah and White Liver Dance of Ute Incians is. United States, Court of Claims Mumber 27751, Court of Claims," by the Accounting and Frond Section of the Investigation 1 is ist. Adong the purenesses noted in the hardling of this pare by personnel under your superutaton mee the fatlure to ricke inquiry of the Aski Lake City Office as to the attention being given this fivestigation following the receipt of a report submitted by the Calt Lake City Office cased April M. 1954, reflecting a tro-cay involtigative period and thirty days' work remaining to be completed; an air-tel use vent be the Lale like Sthy Office on June 3, 1954, re-useting an explanation for the delay in this investigation instead of using nore eigethalous modes of comunication and the superstants responsible for sending this air-tel neglected to inform the asction phief of this situation as they had proviously been instructed to do in nothers of this type; Deckton Chief Courtney A. Fuons and Ar. A. Hugo Finterrand, the number one wan in the Innestigative Division, failed to follow through to insure that a telebyre requesting and explanation for the calay in the Ealt Lake City Division was sape of June 0 instead of June 3, 1954. This base to the pitch in the reat. our nonths involving low supervision in the cininistration of The Accounting and Fraud Scopion and it is apparent that you have-mos taken effective action to insure the propor fondioning of the soction. 67-

KIIGORDED - 78 In view of this sit ation you and beimpeplaced on probation. I shall expect you to take truediate accounting and Frond Section to insure that Tolson there will be no recurrence of such inscring and provided in previous to the configuration of the decorrence of such instance of approvision change. 1,43011 20 1504

Nichols personnel of that paction.

Holloman\_ Gandy.

Mohr WENG gt Rosen CC:

Ur. Tolson (Personal Attention Ur. Boardman 11 🖫 Vinterrowd :... Tele. Room \_

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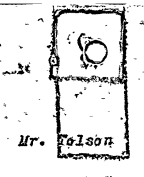
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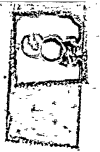
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6/18/54

R. T. Earbo

SURVEY OF ACCOUNTING AND FRAUD SECTION INVESTIGATIVE DIVISION / A. ROSEN

A separate memorandum has been submitted as to the findings of the Inspectors in above-captioned survey. It is the purpose of this memorandum, however, to record that all available Agent personnel (except two Selective Service Supervisors) assigned to the Accounting and Fraud Section were interviewed.

The Inspectors felt that the caliber of supervision could be tightened and improved in the Accounting and Fraud Section if three Agents were transferred to the field, not because of any specific work delinquencies on their part but because in the opinion of the Inspectors they do not show promise for advancement or because they lack essential qualities such as aggressiveness.

The three Agents are:

be

14.	Murdo	<b>J</b> •.	Smith,	Veterans	Administration	Natters Desk.
		+				

2.		Bribery	and.	Fraud	Unit
	*	•	. `	~	

3. Miscellaneous Fraud Desk.

There is attached for each Agent named a write-up prepared by the Inspector and the permanent brief for each Agent.

#### RECOIMENDATION:

The three Agents named be replaced as supervisors at the Seat of Government.

Messrs. Rosen and Boardman concur in the recommended transfers.

Tolson—Ladd—
Nichols—Attachments
Belmont—Attachments
Clegg—EDI:mew
Harbo—
Rosen—CC: Hr. Rosen
Tracy—
Rosen—Ur. Boardman
Mohr—
Hr. Hohr (Attn: H. L. Edwards
Winterrowd—
Winter

DECLASSIFICATION AUTHORITY DERIVED FROM: FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 10-07-2010

June 22, 1954

# PERSONAL AND COMPLESSATIAL

Ur. Alex Rosen Federal Fureau of Investigation Washington, D. C.

Dear Mr. Rosen:

As a result of the recent survey conducted by the Training and Inspection Division of the Accounting and Fraud Section, it has been reported that three Agents being utilized as supervisors in this section do not show promise for advancement and lack the ability to aggressively carry out their supervisory assignments, thus necessitating their transfers. This situation should have readily been detected by you rather than having the Training and Inspection Division do it for you.

I will not tolerate such lax administration of the Investigative Division. I shall expect you to take immediate steps to correct this situation and to insure that there will not be future occurrences of such inefficient administration of your division.

Form Hoover

John Edgar Hoover

Director

N221954-

Tolson
Boardman
Nichols
Belmont
Harbo
Nohr
Parsons

Rosen Tamm.

JUN22 1951



in reply, please refer to

# O/pert United States Department of Iustice

## , Rederal Bureau of Investigation

617 Walnut Street, S. W. Knoxville, Tennessee June 18, 1954

> DECLASSIFICATION AUTHORITY DERIVED FROM: FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 10-07-2010

Mr. J. Edgar Hoover Director Federal Bureau of Investigation U. S. Départment of Justice Washington, D. C.

PERSONAL AND COME DESTRICT

RE: HARRY D. LORANCE

Dear Sir:

The writer had occasion recently to be with HARRY D. LORANCE, Claims Manager, Super-Service Motor Freight Company, Incorporated, Nashville, Tennessee, when he mentioned the fact that he was leaving next week to attend the American Trucking Association convention in St. Louis. He is, as you will recall, National Chairman, National Freight Claims Council, of this Association.

There exists no doubt that he is a great personal admire of yours and he was most appreciative of your sending him your personal autographed picture, and I know you will be interested in his having told me that he is looking forward to seeing again FRANK L. PRICE, who is scheduled to address the members of the Association. He repeate to me the fact that the conference held in Washington with Mr. Ali ROSEN, FRANK L. PRICE, and others made for the closest possible relationship with the representatives who were in attendance, and it is obvious he will remain willing to be of assistance to us whenever possible. I thought that you would be interested in knowing that he is still an ardent supporter of the Bureau, and particularly his impression of the favorable reaction made by AL ROSEN, PRICE, and the others who met with them.

This I believe is best evidenced by the fact that the Association, as you know, and mainly through his committee, has been The responsible for specific instructions to trucking lines as to the manner, in which they are to handle promptly reports to the FBI in the future. Through him it is felt favorable action can be taken with respect to any problems that might exist in our relations with trucking agencies meeting at this convention.

in Charge

Office Memorandum • UNITED STATES GOVERNMENT

TO . Mr. Rosen

F. L. Price

FROM :

SUBJECT:

UNKNOWN SUBJECT; EVELYN ANNE SMITH - VICTIM:

KIDNAPING

Call: 3:50 p.m.

DATE: June 15.

SAC Norris called from Phoenix to advise that the "Phoenix Gazette" of Tuesday, June 15, 1954, which had hit the street just the before he called carries a lead editorial critical of the FBI's handling of this case. This editorial, which appears on page 6 of the "Gazette," is as follows:

#### "FBI RECORD IN THE SMITH CASE

"Criticizing the Federal Bureau of Investigation is a lot like criticizing the Marines. The critic is asking for trouble. But the fact of the matter is that the FBI loused up the Smith-kidnaping case here in Phoenix last week, and we think it is high time to say so:

"Phoenix Police Chief Charles P. Thomas put his finger on the heartrof the matter when he said cooperation with the FBI was a one-way street. Local police authorities gave the Federal agents all the information they had. The FBI men wouldn't tell police and sheriff's deputies the time of day.

wouldn't tell police and sheriff's deputies the time of days.

"On one occasion, after Mrs. Evelyn Anne Smith was on her way home, the FBI men wouldn't even tell the police chief that she had been released. At the Smith home, half a doten agents kept her incommunicado, not even allowing Chief Thomas to talk to her. Out in the Superstition Mountain area, sheriff's deputies were manning a road block and looking for a fugitive of whom they didn't even have a description because FBI men wouldn't allow anyone to talk to Mrs. Smith: The prass received just as arrogant treatment. After sitting on the story for more than twenty-four hours at the request of the FBI, newspapermen, weren't allowed to talk to Mrs. Smith when she returned home. At this point, secrecy was of no benefit, if it ever had been. The best thing to do was broadcast a description of the alleged criminal with full details that might lead to his apprehension, but the FBI blacked out the newsmen along with everyone clise.

or M: mrh. Michola.

SEE ADDENDUM PAGE TWO

"We don't want to seem unappreciative of the help afforded by the FBI. No one who has seen a Federal agent in action can doubt the very great professional skill that the FBI brings to its work. But it is obvious that a more cooperative attitude on the part of the Federal men in the Smith case would have brought better results.

"There is good reason to believe that the Smith case has been cracked, but it's no thanks to the FBI. A suspect is under arrest. He was picked up by city police. The ransom money has been turned up. It was spotted by city detectives. The FBI agents have pulled out. The next time they go to work on a Phoenix case, we trust they won't regard local lawer enforcement authorities as country yokels unworthy of the slightest confidence."

SAC Norris advised he has received no inquiries concerning this editorial.

## ACTION:

SAC Norris was instructed to forward the editorial to the Bureau immediately.

Thu

ADDENDUM: June 15, 1954 (LVB:WMJ)

It would appear from the above-quoted editorial that Chief Thomas not only went before the City Council, but also went to the editorial writer of the "Phænix Gazette."
The FBI from the inception of this case has maintained a "no comment" position and obviously did not ask the newspaper people "to sit on the story."

L. V. Boar dman

Boardman How had better & Looks to spore own supermisem for Just of this vicious attacks out Bb. & The ase was soft knowing heater

I have good terring

Memorandum • united states government

Mr. Tolson porto

E. D. Mason

SUBJECT:

ALEX ROSEN

ASSISTANT DIRECTOR

INVESTIGATIVE DIVISION

DATE: 7/9/54

Winterrowd Tele. Room. Miss Gandy \_

#### BACKGROUND

Mr. Rosen entered on duty as a Special Agent October 16, 1933, and subsequently served in the following field offices: New York City, Buffalo, (Supervisor, Investigative Division), New Orleans, Washington, D. C., (Supervisor, Investigative Division), Washington Field Office (Investigative Division), ASAC, Cleveland, SAC Cleveland (2/16/39), Inspector, Investigative Division and he was designated Assistant Director, Investigative Division 2/13/42.

By letter June 22, 1954, Mr. Rosen was censured because the Training and Inspection Division detected three Supervisors in the Accounting and Fraud Section who did not have promise for advancement and Mr. Rosen was charged with lax administration of the Investigative Division for failing to detect this himself.

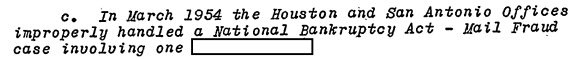
Mr. Rosen was placed on probation by letter June 22. 1954, because of the inadequate handling by the Accounting and Fraud Section of the case entitled, "Uintah and White River Band of Ute Indians vs. United States, Court of Claims." On this occasion the Section Chief of the Accounting and Fraud Section was removed. Other administrative action taken affected a number of people at the Seat of Government and in the field. One Man of the Division was placed on probation. This was the sixth case in the past six months involving lax supervision in the administration of the Accounting and Fraud Section. situation necessitated a change of leadership and more aggressive supervision for the Accounting and Fraud Section. Mr. Rosen should have recognized such a need and should have initiated such action. Among the six weaknesses mentioned were

In November 1953 an inadequate memorandum prepared. for the Attorney General in connection with an attack addinst the Bureau with regard to the Obstruction of Justice - Bribery Conspiracy investigation regarding Eugene Smaldone; et al.

In February 1954 serious inadequacies and weaknesses on the part of the Houston Office and the Accounting and

cc - Mr. Mohr EDM:cs

Fraud Section in connection with a Fraud Against the Government case involving Brown and Root. Mr. Rosen was censured on this occasion.



d. In March 1954 the Accounting and Fraud Section at the suggestion of the SAC San Juan recommended sending a Special Agent Accountant to San Juan on special assignment to handle a Fraud Against the Government case when such action was not necessary and needless expense was incurred by the Bureau.

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e. On March 3, 1954, SAC Milnes of St. Louis was censured and placed on probation as a result of deficiencies in the handling of an Anti-Racketeering - Labor Management Act Relations case involving No disciplinary action taken against Seat of Government; however, Director commented "This case has not been vigorously handled either at the Seat of Government or at St. Louis."

On May 13, 1954, Mr. Rosen was censured because he permitted a procedure to exist in the Investigative Division which required unnecessary retyping of correspondence to the Attorney General. He had established a procedure not countenanced by Bureau rules which forbid an erasure even though expertly done in a communication to the Attorney General. He was charged with a failure to exercise a proper degree of foresight, and a willingness to permit a waste of employee time.

In connection with the case entitled \_\_\_\_\_\_\_ et al (\$150,000 in art objects)," certain telephone conversations were held on March 3 between Assistant Director Rosen and SAC Banister, then at Chicago. A discrepancy arose as to who said what over the telephone and it was never possible to clearly resolve the discrepancies.

Under date of March 4, 1954, Mr. Rosen was censured for the dilatory manner in which a request of the Oklahoma City Division was handled in connection with approval of certain correspondence to a United States District Judge at Tulsa, Oklahoma. Although the Oklahoma City request was received in the Investigative Division on February 15, 1954, the appropriate memorandum was not completed until February 19, 1954.

g o<sub>e</sub>

Under date of December 29, 1953, Mr. Rosen was censured for his division not being sufficiently alert to realize that there were limitations to the published list of ransom bills in connection with the kidnaping and to take steps to see that the field was advised of these limitations. If he had taken such action a great deal of investigative time and effort could have been saved in the tracing out of two \$20 bills which were not a part of the ransom.

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Mr. Rosen was commended November 17, 1953, for his splendid contributions to the special Kidnaping School held from October 26 to November 6, 1953.

On October 23, 1953, the Director's appreciation to the personnel of the Investigative Division was conveyed to Mr. Rosen for the handling of the kidnaping case.

By letter October 16, 1953, Mr. Rosen was censured for glaring errors committed by personnel of his division in the kidnaping case, unwarranted delay in bringing to the Director's attention the fact that the fingerprints of one of the subjects arrested at St. Louis were not identical with the fingerprints of another individual with a similar name who has a criminal record which had been previously released by the Bureau as pertaining to the individual in custody at St. Louis.

Mr. Rosen received a letter October 16, 1953, in connection with his twentieth anniversary in the Bureau.

#### PRESENT SITUATION

During the recent Smith kidnaping case at Phoenix as described in a separate memorandum, the Investigative Division was charged with Seat of Government supervisory aspects. In synopsis it may be said that on the part of the Investigative Division there was an inadequate degree of visionary initiative, ingenious aggressive control and instructions.

Specifically Mr. Rosen is charged with the following weaknesses:

a. The instruction which Mr. Winterrowd gave Bryce that the press and police should not know, if at all possible, SACs Malone and Bryce were handling the investigation was unrealistic. Bryce is well known throughout the Southwest; he was working in the victim's home, police and press were also in the victim's home.

S oo

- b. Seat of Government did not insist on bold and aggressive action by Malone in covering payoff. Certain suggestions were offered to Malone but they did not go far enough. (Rosen was an advisor to Hr. Boardman while Mr. Boardman was telephonically discussing this matter with SAC Malone.)
- c. It appears that there was some delay on the part of the Seat of Government in issuing clear-cut instructions to stop the car after the payoff when it was believed the victim was in the car. This is disputed by the Seat of Government.
- d. Normally it is the responsibility of the field to take proper investigative action; however, since the Seat of Government was so closely controlling the investigation, the Seat of Government must take responsibility for failure to lay a groundwork of instructions in advance as to what to do in the event the victim's car was encountered subsequent to the payoff. This is clearly a weakness attributable to Rosen and his subordinates.
- e. After the Seat of Government issued instructions to Phoenix to stop the victim's car and determine whether the victim was physically present, the Bureau did not instruct that a brief description of the kidnapper should be immediately obtained and determine whether the victim had been transported interstate. The field did not do so and valuable time was lost. Rosen was present in the room when one of his subordinates was engaged in telephone conversation at the time this should have been covered.
- f. Investigative action is normally the primary responsibility of the field but in the Smith case the Bureau, for all practical purposes, took charge of the investigation and so indicated by its actions (without saying so) even to the extent of ordering on one occasion that the Phoenix Office transfer its telephone connection from the SAC's office to the radio room.
- g. Delay in consulting with the U.S. Attorney for an opinion as to the remote possibility of an extortion violation from the night of June 10 to the afternoon of June 11. The U.S. Attorney should have been contacted the night of June 10 on Bureau instructions but such instructions were not issued. Forthright action should have been taken personally by Mr. Rosen.

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h. Mr. Winterrowd, Mr. Rosen's No. One Man, was put on notice at 11:28 p.m., Washington time, June 10, that the Phoenix Chief of Police had become somewhat "exercised" when he did not get into the room to interview the victim. This should have been a signal for Winterrowd to inquire as to relationships with the police and Mr. Rosen must share responsibility for Winterrowd's action although this incident was not called to Mr. Rosen's personal attention as far as we can tell.

- i. Mr. Rosen claimed he noted the inadequacy of the summary memorandum prepared by SAC Malone but took no action at that time inasmuch as the Director had instructed Mr. Harbo to proceed to Phoenix to inquire into the handling of the case. Mr. Nichols first went on record concerning the inadequacy of the memorandum.
- j. The "no comment" policy toward the press prevailed even after the release of the victim, which fact was known to the newspaper representatives. Mr. Rosen should have taken steps toward recommending a change in this policy to the extent of allowing the FBI to confirm what the newspapermen already knew.

#### EVALUATION.

Mr. Rosen has been in the Investigative Division since June 17, 1939. Since then he has had no personal experience in the field for any extended time. He has shown that he has ability. However, the recent record of the Investigative Division indicates that a man of even greater ability and with a strong background of recent field investigative experience could probably do a better job.

It does not appear that Mr. Rosen or the Investigative Division under his direction have set the example for the field in providing directions of a sufficiently aggressive nature and reflecting the desired degree of initiative and ingenuity and prompt, on-the-spot decisions. Mr. Rosen could undoubtedly function well as a Special Agent in Charge. In view of the above cited deficiencies it seems desirable to provide the Investigative Division with leadership of a higher quality.

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# RECOMMENDATIONS

It is recommended that Mr. Rosen:

- 1. Be censured.
- 2. Be placed on probation.
- 3. Be removed as Assistant Director in charge of the Investigative Division.

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ADDENDUM: LBN:arm 7/9/54. In view of Mr. Rosen's vast experience, it is suggested rather than assigning him as SAC that he be tried out on field assignments which have heretofore been handled by Mr. Connelley, in view of Mr. Connelley's retirement which will leave a vacancy in the field.

posen re desiciencies in Smith case and for that he remain on 7-13

TO:

Mr. Harbo

July 6, 1954

FROM:

G. C. Gearty

SUBJECT:

SPECIAL CONFERENCE 7-1-54

SAC'S AND ADMINISTRATIVE OFFICIALS

KIDNAPPING SQUAD

Reurmeno to Mr. Tolson 7-2-54 setting forth the fact that a special conference for SAC's and Administrative Officers who had been trained in the Kidnapping Squad courses as well as certain selective representatives at the Seat of Government had been held on 7-1-54.

For record purposes there is set forth below the identification of those who were in attendance at this conference. A copy of this memorandum is being designated for the personnel file of each of those who were in attendance at this conference.

#### SEAT OF GOVERNMENT REPRESENTATIVES

BOARDMAN, L. V. MOHR, J. P. NICHOLS, L. B. PARSONS, D. J. BELMONT, A. H. ROSEN, A. HARBO, R. T. TAMM. Q.

GEARTY, G. C. WINTERROWD, E. H. HUGHES, E. H. PRICE, F. L.

MYERS, O. F.

GALLAGHER, R. J. BRUGGEMAN, R. L.

# (SPECIAL AGENT IN CHARGE)

# (ADM. OFFICER - #1 MAN)

HOSTETTER, D. S. (SAC)	NEWARK	ALDEN, S. (SAC	
KELLY, J. J.	NEW YORK	CASPER, J. J. "	NEW HAVEN
SIMON, W. G. (ASAC)	NEW YORK	CASPER, J. J. "BOSWELL, H. C. "	NEW ORLEANS
HAWKINS, H. O. (SAC)	ATLANTA	BURKE, W. W., JR."	LITTLE ROCK
POWERS, E. J. "	MIAMI	CHILES, M. P.	SAN ANTONIO
AUERBACH, R. D. "	SEATTLE	BRYCE, D. A. "	ALBUQUERQUE '
MALONE, J. F. "	LOS ANGELES	POSTER, J. B. "	DENVER
WHELAN, W. M., JR. "	SAN FRANCISCO	SANTOIÁNA, J. F. "	PORTLAND
McINTIRE, F. H. "	DETROIT	BLAYLOCK, L. "	INDIANAPOLIS
MILNES, J. E. "	ST. LOUIS	WILLIAMS, W. H. "	ОМАНА

GCG:wc

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July 14, 1954

PERSONAL AND COMPRESENTIAL

Mr. Alex Rosen Federal Bureau of Investigation Washington, D. C.

Dear Mr. Rosen:

The recently completed inquiry by two Bureau officials into the handling of the investigation of the kidnaping of Vrs. Evelyn Anne Smith at Phoenix, Arizona, has disclosed certain glaring deficiencies on the part of personnel of this Bureau and as Assistant Director in charge of the Investigative Division you were responsible for the proper supervision and adequate instructions to the field in this case and must share in large measure the blame for the inexcusable weaknesses which, occurred (1991) W. W. 107.

The instructions to Special Agent in Churge Bryce that the press and police should not know that he and Special Agent in Charge Lalone were handling the investigation were unrealistic since Mr. Bryce is well known throughout the southwestern part of the United States, he was working in the victim's home and the was known that the police and press were also there. The instructions issued to Special Agent in Charge Kalone regarding proventie of the payoff, in which instructions you concurred, did not instat on sufficiently bold and aggressive action and although certain suggestions were offered the Special Agent in Charge they did = not go far enough; furthermore, the failure to lay a proper groundwork of instructions in advance as to what to do in the event the victim's car was encountered subsequent to the payoff was clearly a weakness attributable to you and your subordinates. In addition, when instructions were issued by the Bureau for agents to stop the victim's car and determine whether she was physically present, the field was not specifically told to immediately secure a brief description of the kidnaper and ascertain whether the victin had been transported interstate. The agents handling the matter failed to do this and as a result valuable time was lost. Boardman Furthermore, there was a delay in the field from the night of Belmont June 10, 1954, to the afternoon of June 11 before the United States Attorney was consulted for a prosecutive opinion Megarding the remote possibility of an autoroxidablibilation without the jurisdiction of this Bureau and although one of pour subordinates Tele. Roof IC 998 9784

Wr Boardman (Personal Attention)

Tracy\_\_\_

was put on notice shortly before midnight, June 10, 1954, that the Phoenix Chief of Police had become dissatisfied when he did not get into the room to interview the victim no inquiry was initiated at that time regarding relationships with the police. While it does not appear that you had personal knowledge of this delinquency it was attributable to one of your assistants in the Investigative Division. Finally, you were derelict in not tecommending a change in the "no comment" policy toward the press which continued in force even after the victim had been released and this fact was known to representatives of the newspapers. Certainly good judgment would have indicated the desirability of allowing the agents in the field to confirm what the newspapermen already knew.

The above-mentioned shortcomings on the part of yourself and the Investigative Division reflect most seriously upon your administration of that division and, accordingly, you are being continued in a probationary status. I shall hold you strictly accountable for seeing to it that in the event of a similar investigation of major importance you do not permit these weaknesses to recur.

Very truly yours,

J. Edgar Hoover

John Edgar Hoover Director Memorandum • United States Government

MR. A. ROSEN

Trotter .

LIST OF 1124 INDIVIDUALS WHO MARTIN DIES ALLEGED IN 1941 WERE MEMBERS OF SUBVERSIVE ORGANIZATIONS

By memorandum dated 7/14/54, which is attached, the Department was advised that the file reviews were completed concerning the 294 individuals who appeared on a list of 1124 individuals furnished the Bureau in 1941 by Martin Dies and concerning whom the Civil Service Commission had advised no termination notices have been received. In regard to this memorandum the Director asked "Did we advise Intelligence Agencies of Defense Department re any names in their respective Departments? H."

The names furnished the Department in the memorandum dated 7/14/54, were not furnished to the Intelligence Agencies of the Defense Department on 7/14/54. The purpose of referenced memorandum of 7/14/54, was not to furnish the Department with a new list but rather to refer the Department to memoranda previously furnished it regarding a list of 294 names furnished the Department on 6/11/54, which 294 names were part of the original list of 1124 individuals.

Pursuant to the Director's instructions in his memorandum dated 7/9/54, all supervisors have been instructed that even before any list of subversives is submitted to the Department, the Intelligence Agencies of the Defense Department must be notified. These instructions will be fully carried out and even before any additional new lists are submitted to the Department the Intelligence Agencies will be advised.

#### BACKGROUND:

By way of background in connection with this matter, the list of 1124 individuals was furnished originally to the Department by Martin Dies on 10/17/44, and to the Bureau on 10/22/41. By memorandum dated 4/9/54, the Department requested the Bureau to furnish it with a copy of the original list furnished by Dies. The Department was furnished with a copy of this list by memorandum dated 4/16/54.

Prior to being asked for a copy of the original Dies list by the Department on 4/9/54, the Employees Security Section had started checking with the Civil Service Commission to ascertain if any of the 1124 were presently employed with the Federal Government. This check

Attachment WDC:ln

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with the Civil Service Commission revealed no termination notices /// had been received regarding 294 of the 1124. Pursuant to the instructions of the Director, this information was furnished to the Department by memorandum dated 5/11/54. By memorandum dated 6/9/54, the Department requested that the Bureau furnish it with a list of the names of the 294 plus any information not previously furnished by the Bureau. By memorandum dated 6/11/54, the Department was furnished with the list of the names of the 294 and was advised that file reviews were being made and that the Department would be furnished with the results as the reviews were completed. The results of the file reviews were furnished to the Department as rapidly as possible but due to the extensive nature of this review the results were submitted as the review progressed by memoranda dated 6/24/54, 7/1/54, and 7/14/54. The memorandum dated 7/14/54, advised the Department that the file review was completed and transmitted the results of the file reviews of the last group of names of the 294 which were part of the 1124. As stated before, the memoranda dated 6/24/54, 7/1/54, and 7/14/54, did not furnish a new list to the Department but merely furnished additional information to the Department concerning the group of 294 names which the Department specifically asked for on 6/9/54. (61-7582-2402, 2420)

For your further information, at the time the list of 1124 names was furnished to the Bureau by Dies on 10/22/41, the names listed by Dies as being employed with the War Department were furnished to Brigadier General Shermen Miles, Assistant Chief of Staff, G-2, War Department, Washington, D. C., by letter dated 10/21/41. The names listed by Dies as being employed with the Navy Department were furnished to Captain T. S. Wilkinson, Director, Navy Intelligence, Navy Department Washington, D. C., by letter dated 10/21/41. Each Intelligence Agency was advised at that time that this list emanated from Martin Dies who was Chairman, House Committee on Un-American Activities.

(66-7155-9; 66-7155-53-28)

#### ACTION:

None. This is for your information. Pursuant to the instructions of the Director, all supervisors have been instructed that even before any additional new lists are submitted to the Department the Intelligence Agencies must be advised.

(see addendum, page

O/

OVER

ADDENDUM: (6/16/54)

The Director instructed that, before sending any additional lists of names to the Department, the intelligence branches of the Department of Defense are to be advised of the names contained on said lists.

It is observed, from reading the foregoing, that the memorandum dated 7/14/54 did not contain names pertaining to a new list to be furnished to the Department. It is noted, however, that the Attorney General, in his conference with the military, apparently furnished names to the armed forces contained on two lists, and indicated he was proposing to disseminate names contained on a third list. What the third list pertained to was not indicated. It could have been that the Attorney General had in mind the Dies list, involved herein. I, therefore, feel that, notwithstanding the fact that the Department has had the names contained in the Dies list since April 16, 1954, it would be desirable for us to immediately bring to the attention of the military intelligence agencies those names of pertinence I to each agency contained in the group of 294 names.

I recommend that this be handled immediately, through · Liaison.

L. V. BOARDMAN

6/16/54:

I have requested an explanation of Ur. Rosen as to why the Defense Department names contained in the list furnished to Deputy Attorney General Rogers under cover of 7/14/54 were not furnished to the military intelligence agencies in advance of the memo of 7/14/54. I had orally instructed, and confirmed by memo to 4r. Rosen, cc Belmont, on 7/8/54, that "before sending any additional lists of names to the Department, the Army, Navy and Air Force, through the intelligence branches, are to be advised of the identities of the names contained on said lists relating to their respective branches of the armed services." This instruction was given immediately after the Director had so instructed me.

L.V.BOARDMAN

explanation

# Office Men andum · united Oato Government

TO Mr. Boardman

DATE: July 16, 1954

Nichols -

FROM : Mr. Rosen

(15)

SUBJECT: LIST OF 1124 INDIVIDUALS WHO MARTIN DIES ALLEGED IN 1941 WERE MEMBERS OF SUBVERSIVE ORGANIZATIONS

h Rose D

In connection with the memorandum from Mr. Stanley to me dated July 16, 1954, you have requested an explanation as to why the Defense Department names contained in the list furnished to Deputy Attorney General Rogers under cover of July 14, 1954, were not furnished to the military intelligence agencies in advance of the memorandum of July 14, 1954.

Your memorandum addressed to me and to Mr. Belmont on July 8, 1954, specifically set forth, "The Director has instructed that, before sending any additional lists of names to the Department, the Army, Navy and Air Force, through the intelligence branches, are to be advised of the identities of the names contained on said lists relating to their respective branches of the armed services."

The material submitted in Mr. Stanley's memorandum to me dated July 14, 1954, was not considered by the supervisors to be an additional list but was part of the 294 names which, in turn, were part of the I124 names on the original Dies List which had previously been sent to the Department. Therefore, no dissemination of the names appearing therein was made to the intelligence agencies. Immediately upon receipt of your memorandum dated July 8, 1954, supervisors.

AR: jh

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ARMS.

It should have been done

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July 30, 1954

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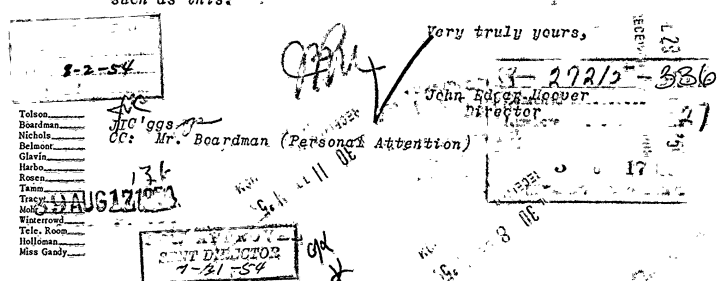
Mr. Alex Rosen Federal Eureau of Investigation Washington, D. C.

Dear Er. Rosen:

I am seriously concerned with respect to the inadequacy of the summary memorandum which was prepared in your division on July 27, 1954, regarding the Crime on a Government Reservation case involving

an eleven-year-old juvenile who had broken into six homes and stolen approximately thirty-five dollars. The memorandum in question completely failed to take into account the responsibility of the Daltimore field supervisor and, accordingly, made no recommendation for administrative action in his case. Thus, it was necessary to secure additional information and revise the memorandum to cover this point.

The deficiency on the part of the Investigative Division in handling this matter was most sertous and raises a question regarding its functioning in the thorough and efficient fashion necessary if the Füreau is to properly carry out its responsibilities in the criminal field. Accordingly, I shall hold you personally accountable for taking appropriate steps to prevent any future failures such as this.



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July 30, 1954

Ur. A. Rosen Federal Bureau of Investigation Kashington, D. C.

Dear Ur. Rosen:

INVESTIGATION. I am very much displeased that your livision did. not exercise sufficient curiosity when reading the initial investigative report of October 4, 1951, in the case entitled Eugene Pershing Boone, Interstate Transportation of Stolen Property. If a greater interest had been taken in this matter, it would have been noted that there was a delay of approximately a year between the time the checks were passed and the date of the report. The supervisory employee at the Seat of Government should have scanned the details and it would then have been evident that the case had not been properly handled.

It is recognized that there are occasionally cases involving the passing of checks which are not reported to us until some time after the checks have been passed; however, pherever there is a substantial gap between the passing of the checks and the commencement of FBT investigation, this fact alone should be sufficient to alert the supervisory? employee to scan pertinent portions of the details to defermine if any weaknesses are present. This procedure apparently bos not followed in this instance and is a reflection upon the manner of supervision at the Seat of Government. I do not agree with your position that the reading of the synopsis in the above-mentioned initial report disclosed nothing which 2. L.s- could warrant further attention by the reviewer.

I want you to take prompt and effective steps to make certain that selective subcryision is effectively handled. It is the responsibility of each employee who is authorized to give selective supervision to determine which reports require detailed analysis and which need only a review of synopsis, period, title, character, copies and leads,

not well handled at the Seat of Joyernment and I am bringing it to your attention at this time so that you can see to it that there is negrecurrence on any desk there sclective supervision

152 Boardman - Mr. EDM:mew/cs

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S. CAU OF MISSIES

Belmont Harbò Mohr. Parsons Rosen Tamm Winterrowd # Tele. Room \_\_\_ Holloman \_

Nichols

I do not approve of your experiment involving the detailed reading of the initial investigative report from the office of origin in all matters currently assigned for selective supervision and it should be obvious to you that it is already the responsibility of the appropriate supervisor to take whatever action may be necessary in any case assigned to him. Consequently, the additional manpower mentioned in ir. Kinterrowd's memorandum of July 27, 1954, which would be necessary in order to provide a detailed reading of initial reports would be in great measure wasted. The fureou cannot afford to waste manpower. It is your responsibility to see that atramlining measures prevail and I am surprised that any member of your Division would recommend a procedure involving expenditure of additional manpower with no indication of commensurate results being obtained.

Yery truly yours,

Íghn Edgar Ivoyer Sireator FBI AUTOMATIC DECLASSIFICATION GUIDE

August 11, 1954

PERSONAL AND CONFIDENTIA

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Ur. A. Bosan Federal Bureau of Investigation Washington, D. C.

Dear Mr. Rosen:

It should be obvious to you that proper supervision has not been afforded by the Investigative Division to the case entitled "Unknown Subject; Quater County State Bank, Arapaho, Oklahoma, FDIO 8981, 10/10/53, Bank Robbery - Burglary." It is realized that the  $\square$ kidnaping case created extraordinary denands on manpower during the period when the above-entitled bank burglary occurred and during the early stages of its investigation. I do not believe that the occurrence of a major case, such as the should be considered as an excuse for failure to properly supervise other criminal violations which are under investigation at the same time. The Bureau did not achieve its present You should have been clert position by offering such excuses. case on the time to the unusual demands made by the of supervisors assigned to the Bank Robbery - Zidnaping desk. It was your responsibility to arrange for assignment of adequate personnel in order that these important matters would not be neglected, RECORDED-24 67

I have noted with concern that you and Ur. Winterrowd as well as Ur. Keep, who was acting for the Uniter office Criminal Section, failed to recognize the mederative for taking a firm position with regard to derelications of duty. recommendation and those of the other two named officials indicate a failure to grasp the importance of affording acequate supervision to all natters the Duragu has Effectated withhildle. The above-nontioned bank burglary case cannot be regarded as A figleral law has been violated, the Bureau has unimportant. assumed investigative jurisdiction and our responsibilities require we make every effort to solve the offense. If your thinking is contrary to this principle, then there is a definite need for a realignment of the thinking in your division.

Tolson

.Tamm Tracy.

Mohr

Winterrowd. Tele. Room

Holloman

623 NUA Ur. Hohr

Ur. Boardman Personnel file - Ur. Winterrowd Personnel file - Mr. Keep
AGG:cs,dmb/xW

I want you to convey to Ur. Winterrowd and Ur. Keep my displeasure with regard to their attitude in this matter. In addition, you must take immediate steps to assure that adequate supervision is being afforded throughout the Investigative Division in order that there will be no recurrence of the errors noted in the bank burglary case discussed herein.

Very truly yours,

Us Edgar Hoover

John Edgar Loover Director

Office Memor Ordum . UNITED STAOS GOVERNMENT,
Tolumber 1 and the second seco
TO MR. L. V. BOARDMAN DATE: 8/2/54
Glavia Harba Harba
Rosco Tracy
Hohr
SUBJECT:  Tele. Room.  Hollower  Size
This is respectfully submitted in connection with Mr. Tolson's inquiry that neither Boardman or Rosen are handling calls re investigative matters.
I have checked over the calls both outgoing and incoming and in view of the nature of the calls I would like to submit that none of them were of sufficient importance to warrant your having handled any of them.
With reference to the outgoing calls there were many
of these extls which were made in connection with the two applicant matters and which
we were attempting to expedite through to completion by Friday.
July 30, 1954, in accordance with the Director's instructions.  Messrs Malley, Morris and Hartley did make numerous calls
throughout the day in connection with these cases.
In connection with the other telephone calls all were
made in connection with the developments in the case.
with the exception of those which are set out in this memorandum.  The case involves the theft on the part of
of approximately \$250,000 from a rich widow. was tried in Bichwond and was found guilty July 30, 1954 after the
jury was out but eight minutes. The activity in connection with
this case was with reference to lining up possible witnesses and following the case.
and the second
אוואס
the applicant matters and the case. We were able to get the
applicant cases lined up so that they were ready the first thing in the morning of Friday, July 30, 1954.
U. S. DEPT. OF JUSTICE S.
The incoming call which was made by SAC McCabe, Cleveland, and to me at 9:04 a.m. was one involving policy and was not associated
with any of the other matters, pending.
A call yas made to Chicago at 10:06 a.m., by Mro Kaspetil
in order to followable on an exportion case, and calls were made
by the evening Supervisors who comes on duty at 4 pure with I of midnight of the midnight of t
AR SAM
SENT DED TOR 18 AUG 16 1954
The state of the s

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Memorandum for Mr. Boardman

With reference to the case

Special Agent

Federal Officer," I instructed that

expedite the presentation of this case to a grand jury rather than wait until December, 1954, for the matter to be presented.

A call was made at 5:14 p.m., in connection with the preparation of a memorandum in the case "was.; Interstate Transportation of Stolen Motor Vehicle; Deserter inasmuch as this information was needed in order to reply to an individual who had written in to the Bureau and in order that a memorandum could be prepared to the Department.

I have attached hereto ticklers involved in connection with these telephone calls in the event they are desired for further reference.

I try to take all incoming calls if I am not on another call when the call is received from the field.

I wish to assure you that I will continue to make every effort to handle all calls which are directed to me.

I shall do lihewine

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DECLASSIFICATION AUTHORITY DERIVED FROM: FBÍ AUTOMATIC DECLASSIFICATION GUIDE DATE 10-07-2010

September 3,-1954

Personal and Confidential

INVESTIGETHER

Mr. Alex Rosen Federal Bureau of Investigation Washington, D. C.

Dear Mr. Rosen:

I have noted with considerable gratification the splendid accomplishments of the Criminal Section of the Investigative Division during the past fiscal year. The substantial increases in the accomplishments of the Civil Rights Unit, Interstate Crimes Unit, General Crimes Unit, General Fugitive Unit and Deserter Fugitive Unit are indicative of the close supervision afforded matters in these Units and certainly reflect that the supervisory personnel are aware of the Bureau's important responsibilities in these fields.

I want to express to you my sincere appreciation for the splendid efforts of those responsible and to commend you for the excellent over-all supervision afforded these matters. It is also my desire that you express my personal commendation to all the employees of the Criminal Section who participated so capably in compiling this favorable record.

Sincerely yours e Kdgar Hoover Tölson Boardman. Nichols Belmont Harbo Mohr Parsons Rosen Tamm MAILED 16 SEP 186 1954 Holloman\_ SEP-7 1954 COMM-FB!



F. L. Price D. J. Keep Alfred B. Eddy

Fohn J. Coneys
Henry A. Fitzgibbon
John D. Pope
William P. Jones
Ewing S. Humphreys
Alvin A. Staffeld
Fred W. Doerner
Milton T. Cummings
Orson F. Myers
Edward H. Hughes
Robert L. Bruggeman
Richard J. Gallagher
A. Glenwood Gilliland
Robert E. Gebhardt

**b**6

	STANDARD FROM HO		<b>]</b>		D	, ,
	Office	Memoran	idum • t	INITED STA	ATES GOVER	NMENT
•	TO :	THE DIRECTOR		July	DATE: 28, 1954	
	FROM :	L. V. BOARDMAI	7 7 b6	クエンソング	ATIVE DI	Process fraction of the control of t
	subject:	Crime on Gove	rnment Keserv	, with alias	368	Vinterrowd
		Breaking and Juvenile Deli	Entering nquency Act	Rill	Coffgo	, <b>0</b> €
	cons made	danged it to b	e unsatisfaci	tor <u>y in that</u>	no recommend	ition had been
4	wh io	complaint form th complaint fo	rm, on 168 J	and had take	n \$35 "most o	r which was
X	lin p	olggy banks." ttorney Hubbard e every effort	to have the	ould authori matter handl	ze prosecution ed by state a	, but would uthorities.
	par	t of the superi	sisor for (1)	not having	f poor judgmen immediately b aving immedia	tely ceased
10	Hann	further investmade concerning	ng prosecutio	n.		•
200	for	the memorandum the first tim	delivered to e, the true f	me this multiple acts in this	ect facts and	Rosen's the complete
28	fac the	ts in their in y got only par	tial facts, w	phich did not from Rosen's	t reflect the s division for	true picture.
10	Mfai	lure to nave r After di	scussing with	RECORDED 20	and l r Koop	this morning?
)	Sup	e activity of Spervisor perly, and Mr. Tinistrative ac	Rosen then	timore Offic changed the	e had naturation of the memorandum, re	ecommending
	RN	COMMENDATION:	A.V.	d its Occur	Keep who pre proper prepar	offed the tent
"	at	tached memoran	ium in the fi	rst instance	ed to secure	as their. these facts
	in At	itially further tachments BACSH-1001	) in an e	l an	a gettin	July Con S
*	Centron	without Brown,	Keaf fores	De Ma	and Dir	W.B.

Memorandum UNITED STATES GOVERNMEN THE DIRECTOR DATE: July 28, 1954 L. V. Boardman Vinterrowd. SUBJECT: Tele. Room Crime on Government Reservation Miss Gandy. Juvenile Delinquency Act LNVE My NY " Attached is a memorandum from Supervisor Oscar Keep to Mr. Rosen, submitted in response to my specific thiquiry as to why it took all day 7/27, until the morning of 7/28/54, to obtain the full facts in this matter. I still an convinced that there is no reason why Rosen's division could not have nailed this matter down during the course of the morning of 7/27, so that they would have had the facts which they finally secured piecemeal during the course of the day and the early norning hours of 7/28. This matter was not so involved that they could not have ascertained much earlier the facts that were finally secured. I have personally informed Mr. Rosen and Mr. Keep that when situations comparable to this arise it is absolutely essential that they insist on getting the information desired; that should the agent in charge or any field official from whom they are seeking the facts fail to fully cooperate, then it is expected that they will make tomediate recommendations concerning appropriate administrative action. 65% I pointed out to them that when the Bureau needs information to permit a determination on a course of action, it is essential that very vigorous heteps be taken to secure said information. Rosen did not personally follow this matter as he should have. inasmuch as I was to leave the building at 9:45 a.m. to ditend abriefing of IIC and ICIS representatives at the Atomic Energy Commission. Upon my return, in the afternoon I was advised that memorando had been submitted on the situation. Though I was trying to handle other problems that had arisen, I did not ascertain until 5:30 p.m. that the facts had not yet been secured. I should have followed this matter more vigorously earlier in the afternoon. Attachment

ifethings.

R. T. Harbo

UNKNOWN SUBJECT: CUSTER COUNTY STATE BANK ARAPAHO, OKLAHOMA. FDIC #8981, 10-10-53 BANK ROBBERY - BURGLARY

## BACKGROUND:

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ORIGINAL FILED

Mohr Parsons

Rosen

Tele.Room 🔔 Holloman\_

A. Kosin

This case involves an attempted burglary of captioned bank on 10-10-53. The unknown subject was interrupted in his efforts to open the bank safe when the assistant cashier returned to the bank at about 7:45 PM to do some work. No loot was obtained, and the unknown subject was not seen at the time of the offense.

My memo 7-19-54 pointed out this case was reviewed in Training and Inspection Division; a number of weaknesses and delays were incurred; for e. g.: initial report not submitted within 30 days after report of violation to Oklahoma City Office as required by Bureau rules; second report not submitted until five months later, during which time investigative work performed on the case only one day each month for three months, then two days the fourth month; Oklahoma City Agent inadvertently sent stick of dynamite, to FBI Laboratory improperly packed, unlabeled and without prior Bureau authority; Laboratory took no steps to challenge this dangerous error: failure to run out obvious lead promptly and failure to fully report investigative results.

## HANDLING OF THIS CASE IN FIELD:

Most of the above errors are attributable directly to the field but would have come to attention of appropriate supervisor in Investigative Division had case received proper supervision. Recommendations have been made separately for administrative action against two Agents who handled the case in Oklahoma City and against SAC N. R. Johnson, who supervised the case for a period of time. Explanations have not yet been received from SAC Ellsworth, Kansas Boardman City, who supervised the case at Oklahoma City from its inception Nichols until 12-4-53. Separate memorandum will be prepared regarding his Belmont Tesponsibilities as soon as reply is received.

Attachment

cc - Ur. Mohr Ur. Rosen

AGG: jaw

N 9 AUG 26 ICO

RECOMMENDATION: (1) I recommend that Ur. Rosen be censured for having failed to personally follow this matter to insure that all the facts were secured promptly and for having failed, as indicated in my earlier memorandum, to insure that when the summary memorandum was prepared? . appropriate recommendations were made.

(2) I recommend that Supervisor Oscar Keep be severely censured for having failed to secure the facts during the morning of 7/27 in order that an appropriate determination could be made as to what action should be taken in this matter and, as indicated in an earlier memorandum, for having failed to prepare the summary memorandum completely in the first instance.

(3) I recommend that I be given a letter of censure for having Jenne, I VI FOR ELIMIN failed to follow this matter more closely upon my return to the building.

ADDENDUM: (July 28, 1954)

As of 12:45 P.M., July 28, 1954, the original of the Baltimore letter requesting Laboratory examination in this case had not yet been located although it is on special locate.

BEING This 15

HANDLED SEPARATLY 4 MR. BOARDMAN SAYS IT has NO BEARING ON ACTION TAKEN IN THIS ECIL MEMO.

## HANDLING OF THIS CASE AT SEAT OF GOVERNMENTS

At the time instant case occurred, 10-10-53, Bank Bobbery cases were supervised in the Investigative Division at 50G by the Lank Bobbery - Kidnaping Desk, which had two supervisors assigned to handle the work on the basis of supervision of each case. Supervisors R. L. Bruggeran and Lichard J. Gallagher were the supervisors assigned and were directly responsible to 0. F. Lyers, Supervisor in Charge of the General Crimes Unit. The chain of command in the Criminal Section van then to F. L. Price, Section Chief, then to E. H. Winterrowd, Division #1 Lan, and to Ur. Rosen, Assistant Director, in Charge of the Investigative Division.

The Investigative Livision has pointed out that this Kidnaping case occurred at case arose 12 days after the Kansas City and for the period from then through December, 1953, the Bank Robbery - Kidnaping supervisors devoted full time to the Thereofter attention was divided between the CG86. case and the most important Bank Robbery investigations. Investigative Division feels that since instant case was an unsuccessful bank burglary, it did not norit the same aftention under the circumstances as was descrued by more important and urgent Bank Robbery investigations. In addition, Investigative Division has pointed out that when the instant case was checked as it cane up on tickler, it was noted that investigation was being made by Newark and Oklahoma City and the Laboratory was raking exam nations and that since no look was obtained and there were no vitnesses, it was felt that the case was not of sifficient importance to keep pressing the field. Oklahoma City was not instructed to close the case in view of possibility the solution of another Dank Robbery case in that area night lead to the solution of this case.

On 4-12-54 there was a reorganization of work on the Dank Robbery - Kidnaping Desk and the Kidnaping violation was assigned and Dillard W. Howell to a separate desk. Supervisors were assigned on that date to the new Bank Robbery Desk, and by a division of the work the instant case became the responsibility of Supervisor Howell, and it has remained his responsibility from 4-12-54 until the present time. From its inception until 4-12-54 this case was the responsibility of Supervisor Gallagher. While it is certainly acreed that with the extraordinary demands on nanpower case, other natters could not during that created by the period get full neasure of attention, it is believed that following the period of intensive work on the pase, the Investigative Division had adequate opportunity to see to it that this case was being properly handled and to challenge the field on earlier weaknesses and arrors. The Investigative Division elearly had such an opportunity between 4/12/54 and 7/1/54. The first indication in the Bureau file that the case was receiving any supervision at the SOG was when Supervisor Novell sent a follow-up (0-1 Form) to Oklahoma City on 5/12/54 instructing that a report be submitted immediately. This resulted in Oklahoma City submitting its report of 5/23/54.

## RECOUNTADATION OF INVESTIGATIVE DIVISION:

Ur. Oscar J. Keep, No. 1 Van of the Criminal Section, acting for the Section Chief, has recommended, and Ur. Rosen has agreed, that no administrative action be taken against any of the supervisors who worked or assisted on the Bank Robbery Desk during the pertinent period. Ur. Vinterrowd has made a separate and similar recommendation.

#### EVALUATION:

Specific Seat of Government weaknesses were:

- 1) Failure to challenge Oklahoma City for not submitting initial report within 30 days.
- 2) Failure to follow field from 12/4/53 to 5/12/54 to secure submission of second report.
- 3) Failure to note field error in sending dynamite to Laboratory improperly packed and without authority.

**b**6

4) Failure to follow up on efforts to eliminate as suspect.

(such as the case) in the Investigative Division should be considered as an excuse for failure to properly supervise other criminal cases. It certainly should not be used as an excuse for several months after the bulk of work on the major case has been concluded. In. Rosen, as Assistant Director in Charge of the Division during the case, should have been alert to the unusual demands being made on the time of the Bank Robbery desk. After re-evaluation of the work involved, he should have assigned available personnel to handle completely the Bank Robbery desk in order that these important matters could go forward without neglect and interruption. Partial coverage was effected internittently by use of other supervisors to assist with work of the Bank Robbery desk, but the lack of supervision afforded this case from its inception, 10/10/53, until 5/12/54 is indicative of the inadequacy of such coverage. Under the normal circumstances the

lack of supervision evidenced in this case would serve as basis for administrative action against the entire chain of command in the Investigative vivision. However, due to the peculiar circumstances involved in this matter, administrative action has been recommended separately only against Supervisor Howell, who had the responsibility for the case from 4/12/54; date of the reorganization of the Bank Robbery Desk, until the present time. Had the Investigative Division been alert to the real importance of providing adequate supervision even in times of unusual demands upon the vivision's manpower, the attitude indicated by the Division's recommendations set out above would have shown a more firm position.

#### RECOMMENDATION:

That the attached letter go forth to Ur. Rosen censuring him because this case was not properly supervised, because of his efforts to use the \_\_\_\_\_\_ case as an excuse for the lack of supervision, and because of his failure to recognize the need for adequate supervision even in times of unusual demands on available manpower.

TO:

lr. Tolson

7-20-54

FROL:

R. T. Harto

SITUACT: LUCINE FLAFTE 100FF, was. - FUGITIVE LETARIATE TRIESPORTATION OF PTOLEM PROFESSAY

## Plokgrou.d

My re-crandum 7-2-54 pointed out this case reviewed in Training and Lagrection Division; number of weaknesses and delays encountered. For example: Two fraudulent checks passed in Limingham, Alabata, Contention 150, sotal value 4133.75. Laboratory adviced Lirninghan 10-10-50 that endopsements were identical with the handwriting of Laboratory advised mas last arrested in Washington, Lennsyltania 11-21-50 that 11-4-50. Lir i has did not set out a lead to Pittsb reh to contact Loone until 2-16-51. Fitt:burgh interviewed 4- -51. litteringh reported i perview 4-14-51 to the effect \_admitted in a si and statement passing the fraudulentthat checks. Birminghand id not present this matter to the U. 3. Attorney until 10-3-51. Although Lirmi ghan received initial co plaint 9-30-50, report not submitted until 10-4-51. When crocess finally authorized, subject could not be found; has been a fultive ever stage. Appropriate filled responsibility has

## HA DUTING OF THIS TYPE OF GASE AT BEAT OF GOVERNMENT

already been fixed; administrative action has been recommended

cases of this type fall in the cate or; of Interstate Transportation of Itolen Property. These cases are liven celective opervision, in accordance with executive Conference action in 1945 which specified that certain types of work are entitled to briof. and more superficial examination while certain other types will req ire detailed study. Selective supervision is the process of scanning routine reports, reading the synorsis and if costions appear then so into the details of the reports, however, if no questions appear and the synopsis is adequate, copies, title, character and investigative reriods and leads are proper then the document is initialed for the file. The practice of celective supervision has been examina and has been aftroved by the Bureau. Polictive supervision is a solution of the stream of the control of the control of the

cc: lr. ohr Air. Mosen

attachment

separately.

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number of supervisors necessary at the leat of covernment by giving detailed attention to those latter deserving same and superficial attention to the routine aspects. Selective supervision provides a fractical economy; it cannot be considered, however, as effective unless the supervisor exhibits curiosity and when questionable natters appear uses then as a basis for digging further into the report. Selective supervision does not relieve the supervisor of responishility for using good judgment in decideing which matters need detailed attention and

## SEAT OF GOVERNMENT RESPONSIBILITY IN THE CASE

which do not.

The investigative reports from the field were so written that it would not have excited the curiosit of the Leat of Government supervisor to have dug deeper beyond the synopsis except the first report dated 10-4-51 showing investigative period of 9-30, 10-2 and 3-51, which report shows in the synopsis that two checks were rassed in firminghat in September 1950. ... 1though check cases sometimes are reported to us a considerable poriod of time after the checks have been actually passed, it would appear that any extended reriod should be questioned and in this instance there was a cap of approxia tely a year. In my opinion this should have sufficiently alerted the reviewer at the Seat of Government to quickly peruse the details (not necessary to read every word) and such a scanning would have trought the reviewer to page 2 where a delay in this matter would have become evident. Mr. Winterrowd's position, concurred in by Mr. Rosen, is that the reading of the synopsis of this report discloses nothing which would warrant further attention by the reviewer.

## PROPOSAL OF THE INVESTIGATIVE DIVISION

For a period of one month the Investigative Division proposed a detailed reading of each new (initial) report received from the office of origin in every case being handled under selective supervision. Where necessary the file will be pulled, if one has been made up based on earlier teletype or other communications. Investigative Division points out this will undoubtedly require additional clerical employees to handle the file requests and additional supervisors to review the reports and files in detail.

It is our conclusion that this experiment should not be undertaken because there is not much more reason to read in detail the initial report than any other report in cases now acheduled for selective supervision; it is already the responsibility of the supervisor to give full attention to those matters deserving it; the additional man power required would for the most part be wasted; it would be a step toward breaking down selective supervision which has already proven to be practical, necessary and has been examined on numerous occasions by Inspectors; the technique would in effect tend to remove from supervisors the full responsibility which they already have.

#### RECOLLENDATION:

The attached letter to forth to Assistant Director Rosen.

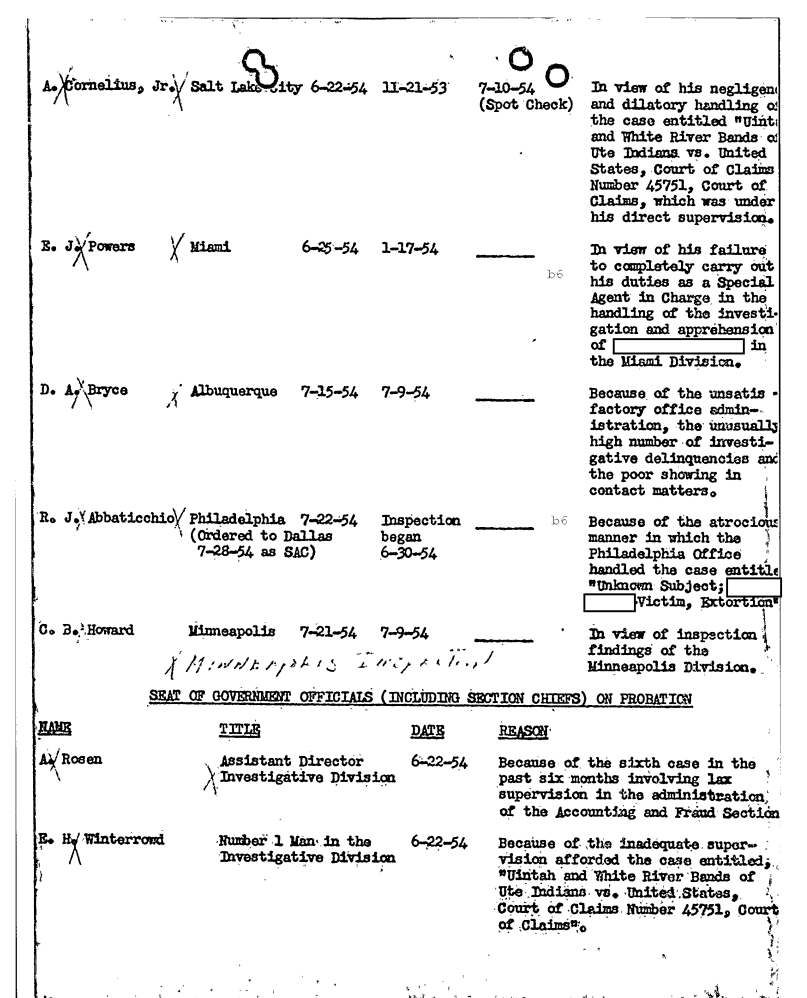
OK.

HOOVER.

I agree 8/2.

JPM

Mr. Tolson. Mr. Boardman Mr. Nichols. IN prilion 6 ENARA Luguet 2, 1954 MISMORANDUM FOR THE DIRECTOR Mr. Tamm Mr. State Mr. Winterrowd. The following Special Agents in Charge are presently on probationary miss Gandy\_\_\_\_\_ LAST DATE OF LAST OFFICE DATE INSPECTION RECHECK REASON J. K. Mumford Dallas 2-11-54 3-22-54 7-16-54 (Ordered to Atlanta In view of the shooting incident which occured 7-28-54 as SAC) Memo dated 8-2-54 recommended that SAC Mumford while an attempt was be continued on probation. being made to apprehend J. F. Santoiana, Jr. Portland 2-24-54 5-29-54 In view of the insufficient supervisory atten tion in the handling of the investigation -Fraud against the Government involving Brown and Root, while W. G. Banister Chicago Continued assigned to Houston. 12-18-53 Because of the inadequate planning of attempted efforts to capture Top Ten Fugitive Nick Montos. Because of the operations of the Minneapolis Office which occured while he was Special Agent in Charge. J. J. Casper New Haven In view of the mishan-Continued dling of the bank XNEW HAVE IN INEP robbery investigation concerning [ Due to the results of the recheck inspection of RECORDED-54 the New-Haven-Offices In view of the bad judg-ment exercised in not S Mine captly advising the S. Burerd regarding the information, received in the And Maripolite Divi-Will sion indicating a possible leak of ... security information from FBIFFILER.





C. A. Evans

Chief of Accounting 6-22-54 and Fraud Section of the Investigative Division.

Because of the inadequate supervision afforded the case entitle "Uintah and White River Bands of Ute Indians vs. Unites States, Court of Claims Number 45751, Court of Claims".

Respectfully,

J. P. Mohr

9

July 1, 1954

Copy 73

MEMORANDUM FOR THE DIRECTOR

A. Rosen

# The following Special Agents in Charge are presently on probation:

	NAI	ME.		OFFICE	DATE	LAST INSPECTION	DATE OF RECHECK	IAST	REASON
. `	j.	K.	Mumford '	Dallas	2-11-54	3-22-54	<del></del>	b6	In view of the shoot- ing incident which oc- cured while an attempt
_	•		** ***			•	ŕ	ſ	was being made to appre-
		F. Jr.	Santoians	Portland,	2-24-54	5-29-54		I	In view of the insuffi- cient supervisory atten-
			er e	**************************************	,	•	·		tion in the handling of the investigation — Fraud against the Government involving
i h	*	Ťo".	Milnes			, 	*	'h 6	Brown and Root, while assigned to Houston.
N. S. J. C.		₽• -	wTTH62.	St. Louis.	3-3-54	3-1-54	Recheck began 6-29-54	.6d.	Because of the defi- ciencies in handling of the Anti-Recketeering investigation pertain- ing to
0	J.	J.	Casper	New Haven	3-22-54	2-10-54	6-23-54		In view of the mishan- dling of the bank robb- ery investigation con- cerning
PRIGIAAL FILED IN C			ylock	Indianapolis		11-25-53	, <del></del>	,	In view of the bad judgment exercised in not promptly advising the Bureau regarding the information received in the Indianapolis Division indicating a possible leak of security information from FBI files.
	A÷_	Cor	nėliuş, Jr	• Salt Lake Çit				<del></del>	In view of his negli- gence and dilatory
		Ω.	MAUC A	1054	Number l Claims	Court of C 15751, Cour which was ect supervi	t of under		handling of the case entitled "Uintah and White River Bands of Ute Indians vs. United
		8	9 AUG 3	1904					•

E.	J.	Copy Powers	73	Miami	6-25-54	1-17-54	.b6	In view of his failure to completely carry out his duties as a Special Agent in Charge in the handling of the investigation and apprehension of in the Miami Division.
G.	В.	Norris	# : : : : : : : : : : : : : : : : : : :	Phoenix	6-28-54	կ-1-54	b6	In view of a number of serious derelictions in handling of the kidnaping case involving victim

# SEAT OF GOVERNMENT OFFICIALS (INCLUDING SECTION CHIEFS) ON PROBATION

NAME	TITLE	DATE	REASON
A. Rosen	Assistant Director Investigative Division	6-22-54	Because of the sixth case in the past six months involving lax supervision in the administration of the Accounting and Fraud Section.
E. H. Winterrowd	Number 1 Man in the Investigative Division	6-22-54	Because of the inadequate supervision afforded the case entitled, "Uintah and White River Bands of Ute Indians vs. United States, Court of Claims Number 45751, "Respectfully,
	•		,

J. P. Mohr

DECLASSIFICATION AUTHORITY DERIVED FROM: FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 10-07-2010

September 9, 1954

## PERSONAL AND CONFIDENTIA

Mr. Alex Rosen Federal Bureau of Investigation Washington, D. C.

Dear Mr. Rosen:

I wish to express to you and through you to the employees in the Envestigative Division my heartiest congratulations on the fact that your Division well exceeded the 100 percent mark as early as September 3 in its pledges to the FBI Employees Consolidated Chartty Fund Drive.

Such a prompt response to this most worthy venture is truly commendable and certainly attests to the splendid team spirit of the participating Investigative Division personnel.

Sincerely yours,

J. Edgar Hoover

HLE: bak

cc: Mr. Bannon

COMM - FB SEP 9 1954 MAILED 31

Tolson Boardman ... Nichols

Belmont

Harbo \_

Rosen, Tamm Sizoo\_ Winterrowd Tele. Room Holloman

Nohr .

Searched \_ Numbered 😤 REDIL BIALLY &

Hyllogue October 16, 1954 PERSONAL Mr. Alex Rosen Federal Bureau of Investigation Washington, D. C. Dear Al: I want to offer my sincere congratulations on your twenty-first anniversary as a member of the Bureau family. Your many contributions to the Bureau's growth have been outstanding and I am proud to have been associated with you these many years and I am looking forward to having you with us for many more. With kindest personal regards, I am Sincerely, J. Edgar Hoover Numbera : 5 001 19 1354 PECSUL EL .... OF INVESTIGATION SEAT FROM D. O. Tolson . JUST PM Boardman. Nichols 10-15-54 Belmont Harbo . Mohr. Cir 21 Parsons Rosen Tamm Sizoo . **Vinterrowd** Tele. Room \_ Holloman OCT 28 1954

FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 10-07-2010

September 28, 1954

PERSONAL AND CONFIDERTI

Federal Bureau of Investigation Washington, D. C.

Dear Mr. Rosens

THIESTIGHTING TIME

A summary of the findings and recommendations, of Inspectors B. C. Brown and J. E. Nugent resulting from the recent inspection of the Investigative Division is attached for your information and guidance. You should consider it and the administrative memoranda on which it was based in your administration of the Investigative Division.

A review of 427 pending cases in the Criminal Section resulted in the preparation of three case writeups, anly two of which involved derelications on the part of supervisors assigned to the Criminal Section. Although this is a relatively low number of substantive errors, your objective must be to completely eliminate such errors. Closer attention to reports being reviewed by supervisors will result in attainment of this goal, as is indicated by the fact a review of 214 pending cases in the Accounting and Fraud Section and of 134 recently closed cases in the Special Inquiry Section disclosed no substantive errors.

The situation involving the handling of applicant cases continues to present problems requiring your close attention. As the Inspector pointed out in the administrative memoranda regarding Departmental Applicant matters, there has been an improvement since the last inspection in the time required to handle those cases at the Seat of Government, but you have not yet reached the goal of eight calendar days for completely processing those cases involving "professionals" or the twenty-one-day goal in "nongrofessional" or clerical applicant cases. You should closely holpos the results obtained from the study under-taken in cooperation with the Wordington Field Office, which study of this expected will material is meduce the time required in Making certain because the study

Boardman

Tamm QCT, 1.5, 1954

cc: Ur. Mohr (Attention: H. L. Edward

EDR. APIROVAL

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Holloman .

Section are to be commended for the progress which has been made in decreasing by two days the working time used in the section in processing these matters before sending them to the field for investigation. It is noted, however, that the time required in the field to investigate those cases analyzed during this inspection was 44 days, compared with 38 days required at the time of the last inspection. Tou should follow closely the Inspector's recommendations that a number of reports from the field be analyzed by the Section Chief and his assistants with a view to offering further stream-lining suggestions to the field.

The Inspector reported that the recently established Accounting Control Desk has compiled the necessary data and set up control records so that the complete picture regarding the accounting situation throughout the field is being closely followed. The Bureau's concern regarding the accounting work and the development of accountants has been brought to your attention on several occasions. It is, of course, your responsibility to keep abreast of these matters at all times in order to anticipate bottlenecks and prevent undesirable situations from developing.

It was noted during the inspection that you handled fifteen incoming long-distance calls out of 126 made to your Division during July, 1954, and, further, that you handled only nine of the 184 outgoing calls made to the field in the same month. The Bureau wishes to make certain you are handling official telephone calls to the greatest practicable degree in accordance with existing Bureau rules and regulations.

The Inspector indicated that your present complement of personnel, both Agent and clerical, is adequate for known and foreseeable commitments.

The Bureau agrees there is insufficient justification for the creation of an additional executive-type position to be responsible for "administration and coordination" such as you proposed in your reply to the Inspector's memorandum captioned "Administration - General Crimes Unit." You should follow the Inspector's suggestion that more specific facts and figures as to work load be obtained before further consideration can be given to this proposal.

I know that you will want to see that the matters covered in the inspection report are brought to the attention of all supervisors so that they will be able to take corrective action where necessary and so that they will be constantly alert to finding ways and means of further streamlining our methods and procedures.

I am pleased that the findings of the inspection indicate a general tightening up in the supervision in your Division, and I am therefore removing you from probation at this time.

Sincerely yours,

John Edgar Hoover Director 8

Mr. Tolson

9-23-54

R. T. Harbo

A. ROSEN

INSPECTION - INVESTIGATIVE DIVISION INSPECTORS B. C. BROWN AND J. E. NUGENT AUGUST 17 - SEPTEUBER 21, 1954

#### SYNOPSIS

## LAST INSPECTION:

Last inspection conducted by Inspector E. D. Mason, April and May, 1953. Accounting and Fraud Section of Division was inspected March, 1954, and June, 1954. Recheck of that section rade during this inspection.

#### OFFICIALS:

Assistant Director A. Rosen has been in charge of the Investigative Division as Assistant Director since 11-12-40. Principal assistants are: (1) E. H. Winterrowd, No. 1 Man over the Criminal Section and the Accounting and Fraud Section and (2) J. R. Malley, who is No. 1 Man over the Special Inquiry, the Employees Security and the Name Check Sections.

## EVALUATION:

PHYSICAL CONDITION AND MAINTENANCE..... VERY GOOD.

The space occupied by the Division presents a neat and businesslike appearance and is generally well maintained. Conditions throughout the Division are somewhat crowded, with all available space being put to full and efficient use. This crowding is generally a Bureau-wide condition, for which no remedy is apparent in the foreseeable future.

INVESTIGATIVE OPERATIONS ... VERY GOOD.

#### File Reviews:

## JOT [ ] W. M. 15.

A review of 427 pending cases in the Criminal Section revealed Nichols total of 27 errors of form for an error of form percentage of 6.3 Habothree errors of substance were found, two of which resulted in recommendations for administrative action as uto view of in the Investigation of the Comparison of Science of the Comparison of Science of the Comparison of the Compari

Sizoo Attachments
Winterrowd CC Mr. Mohr (Attention H. L. Edwards)

lloman Rosen

8 NCT 13 1954

A total of 214 pending cases in the Accounting and Fraud Section was reviewed with a total of 9 errors of form, for a percentage of 4.2. No errors of substance were found.

Review of 134 closed files in the Special Inquiry Section disclosed 4 errors of form, representing a percentage of 2.9. No substantive errors were noted. Review of 338 recently closed non-Bureau applicant cases handled in the Special Inquiry Section disclosed the following amount of time in calendar days was consumed on the average from the day the request for investigation was received to the day the complete results were disseminated:

	Calendar Days Required by Bureau and Field to Handle	Working Days Required by Bureau to, Open	Working Days Required by Bureau to Close	
Departmental Applicants Special Inquiry United Nations Atomic Energy Act	32	1	2	
	20	1	2	
	42	2	2	
	37	2	2	

The time consumed in Departmental cases exceedes the normal deadline for both the "professional" of 8 calendar days or the nonprofessional - clerical of 21 calendar days, and it was recommended that efforts be made to reduce the field delinquency in order to have all matters handled within the approved allotted time.

Act - Applicant investigations in 102 cases analyzed during August, 1954. This compares with 37.7 days required during August, 1953. Analysis of procedures followed by supervisors at the Seat of Government made by inspection staff. It appears reduction in time required to complete can be accomplished only by decreasing the time allowed the field to handle - now 21 days. An analysis of cases closed in the Employees Security Section during August, 1954, as compared with an analysis of those closed in August, 1953, revealed there has been an increase of 0.9 of a day in time required to complete an investigation. The time taken in handling a case at the Bureau, both in opening and closing, has been reduced, but the time consumed by the field has increased 5.95 calendar days. SAC Letter 8-17-54 instructed field to immediately complete all cases past the deadline and directed the field to give expeditious attention to these cases. Section Chief instructed to analyze number of reports from the field with view to offering further streamlining suggestions.

A division-wide delinquency check made on 8-25-54 disclosed the Division was managing to stay within the delinquency rule except for the Name Checks Section, which had 115 items considered delinquent in that they had been in the section over five days. This represents a 9.83% delinquency, as the section had 1169 items awaiting processing. Further checks made of this section, September 1, 8 and 15, indicate delinquency was 72, 51 and 73, respectively. Replacement has now been received for research - analyst who entered Agents' class and delinquency has been reduced. On the average, name checks clear Bureau in two days, but this low figure results from fact about 90% of referrals are "no record" cases. Record cases require approximately ten days to completely process. Principal difficulty experienced in processing record cases is in locating all required files, and items cannot clear this section until this is done. Section Chief indicated he will seek authority to raise deadline allowance from 5 to 8 days. Inspector believes 5-day rule should be continued, as increasing allowance to 8 days would practically eliminate the delinquency and might result in complacent, self-satisfied attitude developing in section; and Section Chief was so advised:

Accounting Control Desk with over-all responsibility for accounting work and development of accountants set up pursuant to Director's approval on 3-22-54. Control records now complete. Development of accountants being followed and desk is analyzing over-all accounting situation in each field office, with view to anticipating bottlenecks and preventing undesirable situations from developing. Current facts are obtained from special section of monthly administrative reports of each field office and there will be no excuse for any untoward situation developing in the Bureau's accounting work in the future. Bureau accounting course to be completed 11-30-54. One Agent and one neview - analyst now redetermine personnel needs after accounting course revision completed but not later than 11-30-54.

Approved criminal informants 7-1-54 totaled 1619, as compared with 1300, 7-1-53. General tightening up on payments to criminal informants with field being required to more fully justify. Total payments to informants in July, 1953, were \$18,073.37, compared with \$14,482.87 in July, 1954: Informants have been credited with locating 611 Bureau fugitives, including one of the "Top Ten" in the past fiscal year, and they have been responsible for the Bureau effecting recoveries valued at \$623,034 in the same period.

VERY GOOD.

The questions relating to selective supervision were inquired into, and this subject is being fully presented by separate memorandum for Executives Conference consideration. Principal points considered were:

- 1. Whether selective supervision should be discontinued in favor of full supervision of all matters.
- 2. Whether selective supervision should be discontinued and field instructed not to forward routine reports to the Bureau in those cases now being selectively supervised (Interstate Transportation of Stolen Motor Vehicle, White Slave Traffic Act, Selective Service, etc.).
- 3. Whether to continue selective supervision as presently constituted.

Division streamlining committee functioning effectively. Total of 27 suggestions submitted with 17 adopted since last inspection. Time, Attendance and Leave records checked for three pay periods and no discrepancies noted. Recommended, and Mr. Rosen agreed, that "policy folders" maintained on the various supervisory desks be uniformly organized throughout the Division to show for each desk:

- 1. Established policy.
- 2. Authorized exceptions to general policy.
- 3. Potential policy.
  - (a) Decisions on individual cases which may become future policy.
  - (b) Decisions on individual cases which may be of benefit in handling similar cases arising in the future.
- 4. Desk working guide.
  - (a) Procedures followed which are peculiar to particular desk.
  - (b) Guide to clerical procedures peculiar to the desk.
- 5. Special Section.

All such folders are to be reviewed semiannually by Section Chiefs to insure currentness.

Bureau rules provide incoming long-distance calls are to be placed only by an Assistant Director or higher official or by the person on duty on such official's desk unless approval has been obtained from Mr. Tolson's office. Rule on incoming calls provides they are to be handled by Assistant Directors or higher officials except when absent. Inspection survey reveals that in July, 1954, calls were handled as follows:

70.3 A 1 4 4 4 m	Incoming	Outgoing
Division Total	126	184
Handled by Mr. Rosen	<del>15</del>	9
#1 Man Winterrowd	12	- 18
11 Man Malley	1	7
Section Chief Price	<b>9</b>	16
Asst. to Price - Oscar Keep	21	25
Superv. in Charge O. F. Hyers	<i>15</i>	22
Night and Week-end Supervisors	<i>32</i>	<b>29</b> . *
Walter Morris, #1 Man to Callan	0	20
Section Chief Evans	<b>9</b> -	. 16
All others	12	22

Bureau switchboard refers all incoming calls regarding Investigative Division matters to Mr. Rosen's office, regardless of whether a call is received for other personnel. Mr. Rosen to determine that he is handling incoming and outgoing calls wherever practicable.

#### PERSOLNEL MATTERS.

VERY GOOD

126 Special Agents assigned. All completely available for assignment to any field office. Present complement of Special Agent personnel is generally adequate. Fluctuating case load in certain sections can be handled by temporary transfers within the Division. Forecast is Bureau will receive approximately 10,000 fewer Atomic Energy Act cases in fiscal 1955 and if this materializes, it should be possible to eliminate the position of #2 man (known as the Correspondence Desk) in the Special Inquiry Section. It was recommended, and Assistant Director Rosen agreed, Section Chief will reevaluate this position and present his recommendations to Mr. Rosen as to discontinuance not later than 11-30-54.

The Division recommended the creation of an additional position to scrue as #2 Man, acting chiefly as Assistant to Section Chief Price, and to be responsible for "administration and coordination." Based upon available data, creation of this

additional executive position not fully justified, and Inspector does not recommend approval at this time. The average voluntary overtime in the Division for three months' period ended July, 1954, was 2 hours per day, equitably shared. No supervisor had an average of less than 1 hour. Employees evidence an interest in their work, have been alert to submitting streamlining suggestions, and have a loyal attitude toward the Bureau. Morale considered to be satisfactory.

#### RECOMMENDATIONS:

Since the inspections of the Accounting and Fraud Section, it appears there has been a general tightening up in supervision all along the line and the recent administration of the Division has been satisfactory. It is therefore being recommended:

1. That Assistant Director Rosen be removed from probation at this time. He was placed on probation June 22, 1954, because of the law administration in the Accounting and Fraud Section.

If action recommended is approved, the attached letter summarizing the inspection will also serve to remove Ur. Rosen from probation.

2. That #1 Man E. Hugo Winterroud be removed from probation at this time. He was placed on probation on 6-22-54 because of the inadequate supervision afforded a court of claims case.

If action recommended is approved, the Administrative Division will prepare the necessary letter.

3. That Section Chief Courtney A. Evans be removed from probation at this time. He was placed on probation on June 22, 1954, specifically because of inadequate supervision of a court of claims case.

If the action recommended is approved, the Administrative Division will prepare the necessary letter.

4. Five Supervisors in Charge have been recommended by separate memorandum for consideration for promotion when opportunity presents itself.

5. It is recommended that the attached letter summarizing the inspection findings and removing Assistant Director Rosen from probation be sent to Mr. Rosen, iff approved.

PERMANENT BRIEFS OF PERCONNEL FILES OF WINTERROWD AND EVANS ARE ATTACHED.

ffice Memorandum. UNITED STATES GOVERNMENT Mr. Tolson DATE: Sept. 17, 1954 Mr. Harbo Conjunant b6 Tamm SUBJECT: Sizoo Vinterrowd Tele. Room Special Agent - New Orleans Holloman EOD 6/9/37, Clerk; 3/4/40 Special Agent, GS-13 Gandy Nonveteran WILLIAM P. JONES Special Agent - Supervisor Investigative Division EOD 12/15/41 - GS-14 INTERSTATE TRANSPORTATION OF STOLEN MOTOR VEHICLE Bufile 26-186061 SYNOPSIS This is a pending case in which New Orleans is origin which was reviewed during inspection of the Investigative Division. A delay in reporting was found in that the initial report not submitted until June 2, 1954, although original complaint received January 13, 1954. Investigation conducted January 13 and 15, 1954, and May 25, 1954. No explanation apparent in Bureau file for delay in reporting. , New Orleans, states work load at Meridian, Mississippi, resident agency, exceedingly heavy and necessa to handle more expedite matters first. Former SAC H. C. Boswell states work load commensurate with that in other resident agencies. condition of work discussed with and improvement noted during next thrity days. ASAC G. E. Gotschall states necessary to follow March 18 and April 20, 1954, and to send him an error form on May 4.
1954, before any action secured. Bureau Supervisor William P. Jones, Interstate Fransportation of Stolen Motor Vehicle desk, cautioned field on June 16, 1954, and to possibility of matter being an auto theft "ring" case, but neglected to challenge delay in reporting. States no rule requiring, submission, of report within stated time. Assistant Director A. Rosen states Bureau Supervisor Jones should have challenged field for delay in reporting at time he cautioned New Orleans regarding possible notential of case. Attachment 9 19 M 341, Mr. Mohr Mr.,Rosen FBI RGH:wjtwa 1-SA HENGTIERS WORKSOnnel file 1-5A Jonepu/personnel file

#### RECOMMENDATIONS:

, GS-13, assigned New Orleans (1) SA and resident agent at Meridian, Mississippi, for unwarranted delay in reporting . . . . . Censure.

Jagree and recommend he be

advised of there are any further 19/6

instances of such delayer it were god.

be necessaly to remore him as a

Peridus agent. John 1923

(2) Bureau Supervisor William P. Jones

(2) Bureau Supervisor William P. Jones

Division, for a failure to challenge New Orleans on its delay in reporting . . . . . Censure.

france V.

(3) No action is being recommended with respect to Former SAC H. C. Boswell, ASAC G. E. Gotschall or Field Relief Supervisor John T. Reynold. Boswell resigned effective September 3, 1954, and it does not appear that ASAC Gotschall or Field Supervisor Reynold were in any way responsible for the delay in that they followed SA within a normal period of time commensurate with the facts known about the case at that time.

**b**6

(4) No action is being recommended regarding Section Chief F. L. Price, Number One Man E. H. Winterrowd or Assistant Director A. Rosen of the Investigative Division as these individuals are in no position to have any information regarding this matter.

RIEFS OF SAIS

PERMANENT PERSONNEL BRIEFS OF SA'S HENDRICKS AND JONES ATTACHED

Y

#### DETAILS:

**b**6

#### BACKGROUND:

Jacobs Holling Brown Brown St.

This is a pending file with the New Orleans Division as originate initial report of SA dated June 2, 1954, was received by the Investigative Division on June 9, 1954.

This report reflects this matter was first brought to the attention of the New Orleans Division on January 13, 1954, by a representative of the Mississippi Highway Safety Patrol at Meridian, Mississippi, who advised that a 1949 Ford Tudor sedan had been recovered bearing 1954 Mississippi license 625-325. The report of SA reflects that the investigation was conducted on January 13 and 15, 1954, and May 25, 1954.

The Bureau file reflects that by memorandum dated June 16, 1 \*\*\* , the Bureau pointed out to the New Orleans Division that the circumstance\* were such as to indicate that it was possible that this car had been handled by an auto theft ring and that further investigation should be approached with this thought in mind.

From the available facts it appears that an unwarranted delain reporting existed in that the field first learned of this on January 13, 1954; however, the initial report was not submitted

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until June 2, 1954. SA William P. Jones, the supervisor handling this matter at the Bureau, was requested to explain why steps were not taken to call this delay to the attention of the field, particularly when time was taken to direct a communication to New Orleans pointing out the possible potentials of this case. Explanations were also requested of Section Chief F. L. Price, Number One Man E. H. Winterrowd and Assistant Director A. Rosen. The New Orleans Division was instructed to submit the explanations of SA and the field supervisor handling this matter, together with the comments and recommendations of the SAC.

#### HANDLING OF THE CASE IN THE FIELD:

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In reply to the Bureau's memorandum of August 19, 1954, the SAC of the New Orleans Division submitted under cover dated August 26 the explanations of SA and ASAC G. E. Gotschall.

b6

SA in his explanation states that this matter was brought to his attention on January 13, 1954, and although he realizes that it is important and necessary to give immediate and continuous attention to matters of this type, it was felt at that time that the entire matter should be completed before logical leads were set out. He states that the investigation was not completed until May 25, 1954, and that the report was immediately submitted subsequent thereto.

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states that he is assigned in a one-man resident agency and that he was in attendance at In-Service training during the latter part of March and the first part of April, 1954. He states that the weekly reports of work on hand during the period from January through May, 1954, show that the work load for his territory was exceedingly heavy. He further states that numerous expedite and deadline matters were handled which required immediate attention; however, he regrets not having handled captioned matter more expeditiously. SA concludes by stating that the latest developments in this matter indicate that it will in all probability be brought to a successful conclusion and that the delay will have no bearing on the outcome.

ASAC G. E. Gotschall stated that this matter was supervised on his desk and that the New Orlean file (their number 26-14922) indicates that this matter was first opened on January 14, 1954. A review of same by Gotschall determined that Relief Supervisor John T. Reynolds directed routing slips to SA Hendricks on March 18 and April 20, 1954, instructing him to

b6

submit a report. On May 4, 1954, ASAC Gotschall sent an error form to calling to his attention the delay in investigation and instructing that since the changed serial plate suggested a possible theft ring, the case should receive continuous attention. was instructed to advise him when a SA report would be submitted and in reply by routing slip dated May 7 stated that the case would be handled as soon as possible. SAC H. C. Boswell in his cover memorandum of August 26, assignments have been commensurate 1954, stated that with those of other resident agents in that area. He states that shortly after his arrival in New Orleans as SAC, he noted a tendency on the part of to bog down" when the work was heavy. Shortly thereafter SAC Boswell discussed the status of his work with | and informed him that on the basis of pending cases and the amount of remaining work, there was no basis for assigning any additional help to that resident agency, which help was not actually available. SAC Boswell stated that he informed | that he should immediately work his way out of this temporary backlog and that as a result, a marked improvement was noted with respect to the status of work during the next thirty days. SAC Boswell added that there has been no subsequent need for him to discuss delinquencies with Hendricks. SAC Boswell recommends no disciplinary action against SA Hendricks or ASAC Gotschall. b6 It is to be noted that under date of September 2, 1954, the Investigative Division added a statement to New Orleans! memorandum of August 26 that "In view of delay on part of SA [ in conducting this investigation, Investigative Division recommends be censured."

# HANDLING OF CASE AT SEAT OF GOVERNMENT:

In reply to a request for an explanation as to why the New Orleans Division was not questioned regarding what appeared to be an unreasonable delay in reporting, Supervisor W. P. Jones stated that there is no rule requiring that a report be submitted within a stated time, although any matter on which there has been no investigative report or other communication in lieu thereof submitted for a period of 45 days is delinquent. Supervisor Jones states that there was no way for him to determine from a review of the initial report whether there had been other correspondence between field offices of such a nature as would permit the posting

of this correspondence on the field office assignment card and thus remove this case from a delinquent status.

Regarding delinquencies in reporting, Supervisor Jones stated that the policy has been established of following individual field divisions with respect to their delinquencies in such matters, not on an individual case basis but by means of a general letter summarizing the delinquency situation as it pertains to the entire classification in that division.

**b**6

Assistant Director A. Rosen states that in view of the fact that the supervisor did write a letter to the field concerning this case, he should have mentioned the delay. He continues that there is no rule requiring that a report be submitted within a stated time but the explanation received from the New Orleans Division indicates that there was a delay on the part of SA and that as same had been called to the attention of the field in the first instance, the explanation should have been obtained heretofore. He concludes by stating that he agrees with the inspector that as long as the letter was written, the supervisor should have called the delinquency to the attention of the field.

## CURRENT DEVELOPMENTS:

Laboratory.

It is to be noted that in the explanation submitted by SA Hendricks of the New Orleans Division he states that in view of current developments, it does not appear that the delay will have had any effect on the outcome of the case.

**b**6 dated July 8, 1954, at The reports of SA New Orleans, and SA George W. Hymers dated August 10, 1954, at Memphis, reveal that subject Stratton has been positively identified as being identical with subject and that the identity of the second subject, was also determined. The latter report reflects that found guilty of the interstate transportation of a stolen motor vehicle in connection with another case in which Memphis is origin and that on June 24, 1954, he was sentenced to serve five years on each of two counts and fined \$125 on each count. b6 is concerned, Assistant Insofar as subject United States Attorney Warner Hodges at Memphis, Tennessee, advised that he would authorize the filing of a complaint against \_\_ but has requested that such action be temporarily postponed handwriting by the Bureau pending an examination of

X U. S. GOVERNMENT PRINTING OFFICE: 1952 -997374 . Agency and organizational designations 2, Pay roll period 3. Block No. 4. Slip No. department of Just 10289 Eurocu of Investigation 5. Employee's name (and social security account number when appropriate) 6. Grade and solary HR. ALEX ROCE! GS 17 \$13,200 MPP. PAY ROLL CHANGE DATA BASE PAY **OVERTIME GROSS PAY** RET. TAX. BOND F. I. C. A. **NET PAY** 7. Previous normal 8. New normal 9. Pay this period 10. Remarks: 11. Appropriation(s) 12. Prepared by 13. Audited by 67-NOT RECORDED IN Periodic step-increase Pay adjustment Other step-increase. 18. Performance rating is satisfactory or better. 16. Old solary 14. Effective 15. Date last 17. New solary equivalent rate rate date increase \$13,400 \$13,200 (Signature or other authentication) 19, LWOP data (Fill in appropriate spaces covering LWOP (Check applicable box in case of excess LWOP) during following periods): In pay status at end of waiting period. Period(s)i In LWOP status at end of waiting period. Laithall tot Clerk No excess LWOP. Total excess LWOP... STANLARD OF NOT 17 SALVEY FORM PROSCHOOL BY COMP. SALVEY NOV. 8, 1950, General Regulations No. PAY ROLL CHANGE SLIP—PERSONNEL COPY

Mr. Boardman Mr. Nichols. Mr. Belmont Mr. Harbo. September 1, 1954 Mr. Mohr. Mr. Parsons Mr. Rosen. Mr. Tamm. Mr. Sizoo. MEMORANDUM FOR THE DIRECTOR Mr. Winterrowd. GENERA L Tele. Room. Mr. Holloman. The following Special Agents in Charge are presently on probation Miss Gandy. DATE OF LAST LAST REASON RECHECK INSPECTION DATE OFFICE VAMB Because of the inade-12-18-53 8-7-53 Chicago 3-22-54 W. G. Banister quate planning of Continued attempted efforts to capture Top Ten Fugitive Nick Montos. Because A. RUSEN of the operations of the Minneapolis Office which occured while he was Special Agent in Charge. In view of the mishen-J. J. Casper New Haven dling of the bank Continued robbery investigation XNXW HAUEN INSPITION concerning the results of the recheck inspection of the New Haven Office. In view of the bad judg-L, Blaylock . Indianapolis 6-17-54 11-25-53 ment exercised in not promptly advising the Bureau regarding the information received in the Indianapolis Division indicating a possible leak of security information from KRT files A. Cornelius, Jr Salt Lake City 6-22-54 7-10-54 Carried atory handling-of (Spot Check Abovest entitled "Ulite and White River Bands of This was under Aller SES 8 1.8 SEP 211

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B. J. Powers	Xuiami 6-25-	54 1-17-54	b6 hi hi Ag ha ga of	view of his failure completely carry out s duties as a Special ent in Charge in the adding of the investi- tion and apprehension in a Mismi Division
D. A. Bryce	X Albuquerque 7-15-	•	fa is hi ga th	cause of the unsatis- ctory office admin- tration, the unusually gh number of investi- tive delinquencies and a poor showing in ntact matters.
R. J. Abbaticchi	.o Charlotte 7-22-	-54 8-5-54 (Philadelphia Office)	b6 ma	cause of the atrocious nner in which the iladelphia Office ndled the case entitle nknown Subject; Victim, Extortion
	Hinneapolis 7-21- MINE 11 P 3 L 1 S EAT OF GOVERNMENT OFFIC	INSPECTION	fi Hi	view of inspection ndings of the nneapolis Division.
NAME	TITLE	DATE	REASON	
A. Rosen	Assistant Direction beg 8-17-54)	ivision	past six mont supervision i	e sixth case in the hs involving lax n the administration ting and Fraud Section
E. H. Winterrowd	Number 1 Man in Investigative I		vision afford "Uintah and W Ute Indians v	e inadequate super- ed the case entitled, hite River Bands of s. United States, ms Number 45751, Court
C. A Evans	Chief of Account and Fraud Section the Investigation	on of	vision afford WUINTED and W Uto Indians v	e inndequate super- ed the case entitled hite River Bands of s. United States, ms Number 45751,
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DECLASSIFICATION AUTHORITY DERIVED FROM: FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 10-07-2010

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November 2, 1954

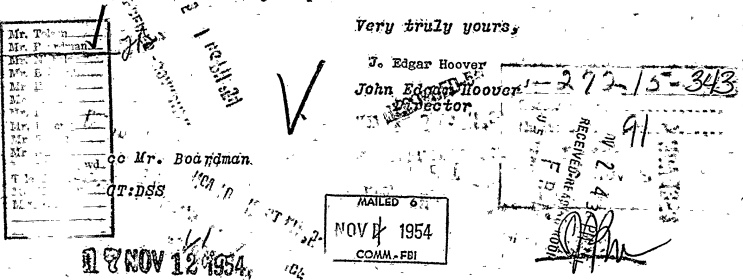
PERSONAL AND COMPIDENTIAL

Ur. Al Rosen Federal Bureau of Investigation Washington, D. C.

Dear Mr. Rosen:

This memorandum should have contained a specific indication that the police records mentioned could not be definitely identified by the Bureau as applying to the subject in this case. The statement on page four of the memorandum to the effect that the identifying or descriptive data appearing on the fingerprint cards applying to the in question agreed with information concerning the subject of this case was not sufficient to alert anyone reading the memorandum of the possibility that the records might not apply to the same individual.

This matter is being called to your attention in order that you may see to it that in correspondence prepared in the future in your division the information is completely accurate in every respect.



6 NIGINAL FILED IN 67-570- 316 8

Mr. Mohr

November 2, 1954

H. L. Edwards

with alias

Fugitive

Selective Service Act, 1948

A. ROSEN

There is attached a detailed memorandum from Mr. Mason to Mr. Harbo dated 10/26/54, setting forth the results of the Training and Inspection Division's inquiry made in accordance with the Director's instructions to determine if Detroit agents acted properly in obtaining and executing a Federal Search Warrant in connection with captioned case.

refused to register under the Selective Service Subject Act, 1948, and has been a fugitive on that charge since 8/1/52. His parents, Detroit, Michigan, have from the outset refused to cooperate in any way and on 7/20/54, fugitive's mother spat on an agent and struck him. Three of fugitive's brothers have served sentences for violation of Selective Service Act, 1940. On 10/14/54, one of fugitive's brothers, Patrick, gave a sworn affidavit that he had been informed by another brother that the fugitive was then in the parents' home. Because of the hostile attitude of the parents a Federal Search Warrant was obtained and \_\_residence Detroit agents upon being refused admission to the broke down the door, searched the house, but failed to find the subject. The Search Warrant was issued by a United Stated District Judge with the full approval of the United States Attorney. Eight agents took part in the search and a ninth agent was assigned as photographer. Manpower was not considered to be excessive. The entire elapsed time from entry to completion was two hours and a very intensive search was conducted.

Execution of the Search Warrant was supervised by Detroit Supervisor Theodore S. Kramer. Neither the SAC or ASAC assumed on-thescene personal supervision although SAC McIntire advised he was aware that "it was apparent from the background of the family and of their hostile attitude that they would do anything to protect the subject and to interfere with the Bureau's investigation."

Investigative Division memorandum of 10/20/54, failed to question as to why the SAC or the ASAC did not assume on-the-scene supervision of this matter and also failed to initiate commendatory action for the agents who did an outstanding job in executing this Search Warrant.

DCM:bak

CC: Mr. Harbo

Mr. Rosen

ice File SOG Detroit

Fred C. McIntire Personnel TR

Attachment

**b**6

**b**6

Subject was arrested at Detroit, 10/27/54, by Deputy U. S. Marshals who had warrants for the arrest of Subject's parents for contempt of court. The Deputy Marshals had been alerted by the Detroit Office which had advised them of the uncooperative attitude of subject's parents and the possibility that subject was being harbored by the parents and might be found at their residence. The Deputies found a bedroom of the home locked and, after breaking in, found and arrested subject.

The Deputies had arrested subject's father outside the home and were searching for the mother, whom they did not find, when they encountered the locked door.

### RECOMMENDATIONS:

(1) Mr. E. D. Mason recommended a letter go forward to SAC, Detroit calling attention to the fact that this is the type of instance requiring the SAC or ASAC to assume personal on-the-scene-leadership, and that he should have also initiated action to commend the agents for their efficiency and thoroughness in carrying out their responsibilities in this matter.

Mr. Harbo felt this is a borderline case insofar as censuring the SAC is concerned and recommended against it. Mr. Harbo further felt SAC McIntire was not derelict in failing to recommend letters of commendation to the agents who participated in the search.

Mr. Boardman did not feel that this search was a situation that could be described as outstanding, or deserving of special commendation. He felt the agents did a thorough, workmanlike job which could and should be expected of Bureau agents, that special commendation was not warranted; there was a potential of embarrassment existent, but this exists in daily functions whenever agents do not do a workmanlike job. Therefore Mr. Boardman recommended no action.

The Administrative Division recommends no action against SAC McIntire because this did not seem to be a situation warranting on-the-scene supervision but could be handled capably by agents. There further appears to be no special need for commendation in this matter.

I agree - JAS

I agree - JPM

I agree with Mason - Tolson

I concur - Hoover

I agree. A letter should go to SAC for not assuming leadership but do not think agents should be commended. - Holloman

(2) Mr. Mason recommended letters of commendation for the agents who took part in executing the Search Warrant for their thoroughness, efficiency and outstanding good conduct in assuming the responsibilities incident to the execution of the Warrant.

Mr. Harbo while feeling the agents participating in the search did a thorough competent job, felt there were no unusual factors making it desirable to send letters of commendation.

Mr. Boardman as pointed out in recommendation number one did not feel commendation was necessary.

The Administrative Division recommends that no letters of commendation be furnished agents participating in the execution of the Search Warrant.

I agree with Mason. Tolson Yes. Hoover

(3) Mr Mason recommended that Mr. Rosen be censured for the dereliction of the Investigative Division in failing to question why the SAC or the ASAC did not take charge of the execution of the Search Warrant and for failing to initiate recognition for the agents who did an outstanding job in the execution of the Search Warrant.

In view of their observations under recommendations 1 and 2, Mr. Harbo and Mr. Boardman recommended against any censure of Mr. Rosen.

Inasmuch as there appears to have been no necessity for the SAC or ASAC to take personal on-the-scene charge of the execution of the Search Warrant, and in view of the lack of unanimity in recommending letters of commendation for participating agents, the Administrative Division recommends that no action be taken against Mr. Rosen, or personnel of the Investigative Division.

I agree - JAS

I agree - JPM

I agree with Mason - Tolson

Yes - Hoover

Recommend censure to Rosen for not questioning why SAC or ASAC did not assume leadership. - Holloman

Lia. gaž dii

Cotobor 10,2554

T. T. PALLY

Devaid Millet, Va. Velivive Colletive Gelvice Act, 1840

In accordance with the Lircotor's instructions, the captioned case was reviewed by Localal Agent A. G. Gilliland of the Inspection Staff to descrate if Lurcau Agents acted properly in obtaining and executing a Federal Learch Karrent.

## racken time:

b6

Corvice Let, 1020, and has been a fujitive on that charge since August 1, 1050. His partnes, the reside at Setrett, Hichigan, have refused to cooperate in his apprecionaten and are reported to be hiding him. In Setaber 18, 1056, one of fujitive's brothem, Fatrick, gave a tworn efficient that he had been informed by another brother that fujitive was then in the perental home. Due to the hostile attitude of the parants a Federal Courch harrons was obtained. Upon being refused admission to the residence Descrit Agents broke form the Coor, searched the house, but fulled to find the subject. The lireator expressed concern over foreible entries, nating we recently had one in Intlodelphia where the subject was not found. He instants coted properly.

## THE THE CT HOUSE

d reuten of captioned case displaced the followings

(1) The autifect of this code has been a Federal fugitive since August 1, 1802.

ottenance of

Accepto

co: Lr. Lohr
Lr. Losen
Lid Fergennel Files of Lanistant Linestor A. Lines. AC F. S.
Lidhtire, La Theodore L. krazer, Arthur L. Luriagh, Londla L.
Lullard, Ceorge D. Enight, V. Ellis Lochan, Lerla V. Estiero,
Lomer L. Adams, George W. Lurson, and Larvey C. Flesiater, Jr.
1101123 1954

- (2) Fugitive's parents have from the outset refused to cooperate in any may and on one occasion (July 23, 1934) fugitive's nother spat upon an agent and struck him.
- (2) Extensive investigation has been conducted for more than two years without subject being located.
- (d) The application for Learch Tarrant was based upon the warn afficavit of one of fugitive's brothers.
- (6) The corch forrant was focused by a United States Iletrict Judge with the full approval of the United Listes Attorney.
- (G) Then fultitue's nother refused to open the door after being adoptively adopted as to the identity of the idents and the nature of the rederal process in their passession, the igents were compelled by law, precedent, and good judgment to break down the door and thereby swetch the dignity of the rederal law.
- (7) The house being secreted consisted of the stories in addition to a basement and attic. Eight Agents took part in the search and a ninth Agent was assigned as photographer. Conposer not troessive.
- (0) Luring the search it was necessary to obtain the scrutous of a Humane costoty employee to handle a dog which was quarding one part of the Lasquent.
- (3) Intire dispect time from entry to time agents lift premies use two hours. This time was consided in searching four floors, wounding wid necessaring thicknesses of walls in search of search hiding places, obtaining wid of Humane Lociety, and in making agreein all furniture was replaced where it was found.
- (X) The Execution of the search Tarrent was supervised by Letroit Cupervisor Theodore W. Kramer. Weither the Special Agent in Charge for the Assistant Special Agent in Charge assumed on-the-scene personal supervision although LAG LoIntire advised he was apparent from the background of the family and of their hostile attitude that they would do anything to protect the subject and to interfere with the Eureau's investigation.
- (11) There is every suidence that the Agents did a thorough, a stematic, and autotending job of accrehing the house purbuent to the Legran Turrent. They located a scoret hiding place back of a removable partition which probably had been used by the fugitive. There is nothing to indicate but that the Agents were officient and businesslike all curing the execution of the warrant.

### ANCLOSIONE!

This appears to be an instance there the igents were not content to conduct routine and repetitious recontacts with neighbors and relatives, which had proven unproductive, in search for the fugitive. Instead, they took forthright and decisies action in obtaining a fearch former for the parents' residence where fugitive was reported by evern officiable to be in hiding. A Federal fourth Ferrant is a powerful legal process, one not too often used by our agents, and from its very nature imposes considerably more responsibility on the officer executing it than do many other investigative procedures. It appears that the Agents in this instance were legally cound, and electly within the limits of the law, in obtaining and executing this varrant. There is no indication but that they noted properly in all respects.

The search conducted was extremely therough. Considering the four floors to be searched and the painetaking work incident thereto, the number of personnel used and the time consumed was reasonable. Agents were posted outside the house until the search got underway to prevent fugitive from escaping set a window. Falls were sounded and the thicknesses of wells and partitions assured to locate any space where fagitive sould hide; a secret hiding place was found in the beament, giving suidence of recent escapancy. Photographs incide and entered the house were obtained and an Agent took the opportunity to enop photographs of manbers of the family as they noved about. The nine Agents who took part in the procedure did an exceptionally fine job of executing the Search Jarrent in this case.

Fith the full knowledge that a federal isorch farrest was to be served on persons of known heattle attitude, one of whom proviously had eput upon an agent and struck him, persons who "would do anything to protect" a Bureau jugitive and interfere with the Sureau's investigation, persons who "if possible would try to emburross the Bureau', the SAE or ASAE of the letroit Sifice should have accumed personal on-the-acens supervision of the execution of this Search Farrant. SAE MeIntire has adviced he know of these possibilities since he thoroughly dispussed the matter with Supervisor France.

The Investigative Division memorandum of October 20, 1934, failed to question as to why the SAC or the 1340 did not seems on-the-actor supervision of this matter and also failed to initiate commendatory action for the Agents who did an extending jed in executing this hearth Verrant.

Gonalderation to being given separately to the need for auguenting process in-Service leatures on "Arrests and Bolds" to be cortain they adequately cover the problem of foreible entries.

## ENCOMPRIMENTATIONS HT MASON

(1) That a letter go forward to Ric McIntire, Detroit, colling attention to the fact that this is exceely the type of instance where the Mc or ASAC should become personal en-the-scene leadership, and that despite this deficiency on his part he should have initiated action to common the Agents for their afficiency and thoroughness in earrying out their responsibilities in this matter.

Addendum by R. T. Barbet

I think this is a borderline case insufar as a basis for cencuring the SAG is concerned. I recommend no letter of censure to the SAG. I do not feel that he use dereliet in failing to recommend letters of commendation to the Agents who participated in this search.

(e) For their ti	toroughness, officiency and eastanding good
confuct in escusing the r	responsibilities incident to the execution
of a rederal Secret Form	int, it is recommended that letters of
	t to the fellowing Agents in the letroit executing the process. Theodore & Transf.
	i f. dullard, deerge f. Inight,
and the second of many of the second of the	Roner L. Adams, George To Largon and

Addendum by A. T. Barbot

It appears that the Agente participating in the search did a therough, competent job. It does not appear that unusual factors were present which would make it destrable to send letters of commendation to those participating.

(3) That a letter be forwarded to Er. Rosen, censuring him for the develoption of the investigative Division in failing to question why the SEC or the SEEC did not take charge of the execution of this Search Verrout and for failing to initiate recognition for the Agents who did an extatanding job in the execution of the Search Verront.

Addendum by A. T. Hurbo!

In view of my observations concerning Resonwendstions 1 and 2, I do not recommend any letter of concure to Mr. Mosen.

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igest's susodore s <u>serve</u> . Double	e. Bolland,
PROBON B. KAICHT,	ROMEN L.
adams, section v. Liesov and	

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DECLASSIFICATION AUTHORITY DERIVED FROM FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 10-07-2010

November 8, 1954

PERSONAL AND CONDENSETIAL



Ur. Alex Rosen Federal Bureau of Investigation Washington, D. C.

Dear Mr. Rosen:

I have given careful consideration to the supervision afforded by the Investigative Division to the Selective Service Act, 1948 investigation involving I have noted that although the Special Agent in Charge of the Detroit Division was aware that the parents of in view of their background and hostils attitude, would do anything to protect the subject and to interfere with the Bureau's investigation, neither the Special Agent in Charge nor the Assistant Special Agent in Charge assumed personal on-the-scene supervision over the search by FBI agents of the parents' home under a Federal search warrant in an effort to locate and apprehend the fugitive, nor did the Investigative Division question this failure.

Moreover, notwithstanding the fact that the agests participating in the execution of this warrant and the subserquent search of the residence of the subject's parents did a most competent job, the Investigative Division failed to intitate action to recognize the commendable manner in which the participating agents discharged their responsibilities.

Therefore, in view of the foregoing, I shall expect you to see to it that in the future personnel under your supervision are more alert to their responsibilities and more aggressive in the performance of their duties in order that there will be no need for me to communicate again with you in this

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Tele Room	4.7	1	2		

Holloman

very truly yours, 344

J. Edgar Hoover

John Edgar Hoover

DCM:bak DCC: Mr. Boardman (Personal Attention)

be

## AL ROSEN

November 15, 1954

Dear Mr. Hoover:

I heard the broadcast of the presentation to you of the Cardinal Gibbons Medal for outstanding and meritorious service to the United States, on the occasion of the Sixty-fifth Anniversary of the founding of Catholic University.

Your remarks were most appropriate and while I listened it was my wish that your inspired guidance and thinking would reach the homes, the parents, and teachers, who are charged with the great responsibility which you so clearly outlined.

I wanted to take this opportunity to congratulate you on this most singular honor.

Sincerely, D Al Rosen

Honorable John Edgar Hoover Director Federal Bureau of Investigation Washington, D. C.

**MECHIFICA** 

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AN/

ECONIETY 15-345

November 17, 1954

Mr. Alex Rosen Federal Bureau of Investigation Washington, D. C.

Dear Al:

I am most grateful for your thoughtful note of November 15, 1954, congratulating me upon receiving the Cardinal Gibbons Medal recently.

Tour kindness is certainly appreciated, and I am very happy that my remarks were well received by you.

Sincerely,

RECEIVED REASING ABOUT

anofres

Reference card in NOTE: First name salutation per Bureau mailing list.

Nichols
Belmont
Harbo
Harbo
GEM:djg
Parsons
Rosen
Tamm
Sizoo
Winterrowd R
Tele, Room
Tele, Room
NOV 20 105

Tolson

Par

COMM - FBI NOV 1 7 1954 MAILED 31 STANLARD FORM NO. 64 fice Memorandum • united states government DATE: December 16, Boardman, Nichols Belmont Mr. Boardman Moht FROM Mr. Rosen Sizoo. Winterrowd SUBJECT: UNKNOWN SUBJECTS: Tele. Room ALLEGED IRREGULARITIES IN NINTH Holloman CONGRESSIONAL DISTRICT OF VIRGINIA, Gandy. GENERAL ELECTION, NOVEMBER 2, 1954 ELECTION LAWS This is an explanation with reference to the handling of the attached teletype. Scatterday sent this to Winterrowd on a "Call me." Winterrowd advised me that he spoke to Scatterday about it but did not recall the wire at the time of his conversation. He brought it to my attention and the following is the background with reference to the handling of the wire. I was informed by Winterrowd that Scatterday had been requested by you to ascertain why this wire, which was stamped. into my office at 9:39 A.M., December 10, did not arrive at your office until 6:09 P.M. It is noted that the wire was restamped subsequent to the initial receipt in my office at 9:39 A.M., in the office of the No. 1 Man (Winterrowd) at 10:31 A.M. It was then next stamped in your office at 6:09 P.M. The incoming wire from Richmond indicated that it would be necessary to very carefully instruct the Richmond Office as to how to dispose of the request which had been made of the SAC to take the ballots. When the wire came to my attention I put a "See me" on it to Mr. Winterrowd and spoke to both Messrs. Winterrowd and Price. Tadvised them that I thought it would be necessary to make a telephone call in order to insure that these ballots were handled properly. Both recall my having talked with them, but the exact time, cannot be fixed. In any event, I did communicate with the SAC at Richmond and according to the switchboard; they have a record of my having called Potter at Richmond at 4:06 P.M., December 10, 1954. I went into detail concerning the handling of this matter with Mr. Potter. The wire subsequently went to your office and was stamped in at 6:09 P.M. This was merely a confirmatory wire and should have been deli so indicated by me.

AR: jh
(3) / Copy Nec. (2/2-29-54 (55)
/ Types Copy 12-27-54 (81)

Attachment & DEC 28 1954

Memorandum to Mr. Boardman

It is noted that the United States Attorney indicated to the Agent who received the request that the Federal Grand Jury was to be called Thursday, December 16, 1954, in an effort to obtain election records for Lee and Wise Counties. The United States Attorney desired that if the records were obtained they be obtained simultaneously. Inasmuch as it was not thought advisable that we engage in this practice, it was necessary for me to call Mr. Potter.

With reference to the action which was taken, I have no other explanation as to the time it took for this wire to be stamped in your office except that there were other matters of a more urgent nature according to my judgment requiring attention in this office.

Every effort will be made to clear these matters more quickly if at all humanly possible.

ADDENDUM: December 16, 1954

This was not properly handled by Rosen and there was too much procrastination involved. I have discussed with him the necessity for handling matters on his desk more expeditiously. No administrative action recommended in this instance.

L.V.Boardman

J. 1. 5

STANDARD PORSI NO. 64 Office Memoranaiam • United STATES MR. L. V. BOARDMAN Tolson : DATE: 1/11/55 A. ROSEN FROM : SUBJECT: ele. Room Holloman Gandy With reference to Mr. Sizoo's inquiry concerning the telephone call to Donegan at New York on January 7, the following is submitted. (a) hin cale) I placed the call at 9:08 p.m., the evening of January 7, while I was in the office in view of the fact that **b**6 earlier that day Mr. Donegan had been in touch with my office at which time I was not here and he had indicated that he was going to New York and would depart for New York at 4:00 p.m. He had called and talked to Winterrowd in my absence. Mr. Winterrowd, according to my recollection, and I have torn up all notes on this matter inasmuch as there was nothing further to be done, advised me that there was a news clipping in the Daily News, Washington, D. C., to the effect that an individual had been apprehended and was in custody in Vancouver, British Columbia, Canada. This individual had written numerous letters apparently and one of the letters allegedly had been written to The reason that Donegan called here with reference to the matter was that his office in New York had called him here in Washington to advise him that an individual in Vancouver had been arrested for attempting to extort money from Vincent Astor. RECORDED - 141 I subsequently found with then I talked to Donegan in ... order to determine whether this was one of pun cases or not that the matter had not been reported to the New York Office and Donegan advised me that he recalled that the matter had been brought to his attention some time ago and there was no matter which should have been referred to the FBI in Mew BOLATION vagueness of the allegation and consequently it was his recollection that it had not been reported to us because there was no Federal violation. He said that as a matter of fact the matter had been held by \_\_\_\_\_\_ office for some time before it was ever referred to Donegan for his information, and that there was nothing further to be done on it. Our files here were checked on it and there was no record of the individual referred to as being in custody in Vancouver. It is Winterrowd's recollection that the individual's AR: LS (3) **58 FEB 1 1955** 



Memorandum for Mr. Boardman

	CHNAGE	4					
name was	It was	also	ascerta	ined	that	we :	had
checked to determine	whether			had	been	the	victim
of an extortion case	and ther	e was	no reco	rd of	this	<b>3</b> •	

The question has also been asked as to why I had the call placed by long distance rather than to go through the switchboard on the direct line. I had placed the call through the switchboard and the operator told me that the New York line was being used and was held up at that time. I wanted to get through to Donegan in order to clear up this matter and consequently I requested that they place a long distance call to Mr. Donegan and I didn't have his number and I would appreciate them locating him in order that I might speak with him.

No memorandum was written and I tore up the notes inasmuch as it didn't appear to be advisable to clutter up the files with useless information. This matter was not within our jurisdiction.

have discussed the necessity for avoiding these inaccuracies with Messrs. Rosen, Belmont and Winterrowd, and then find myself guilty of failing to note same when they do appear. I, therefore, recommend that I be censured, and I concur in Rosen's recommendation that he, Winterrowd and McGrath be likewise censured for failure to either carefully prepare material or to carefully review material prepared.

LVB

Letters of censure are not necessary but this is typical of the inaccuracies in memos and letters.

Tolson

I agree. They are coming in increasing number. It just means that the executions just dont or want reach mail.

Hoover

MR. ROSEN

January 4, 1955

E. H. WINTERROWD

FBI INVESTIGATIVE JURISDICTION WITH RESPECT TO TREASURY DEPARTMENT MATTERS

The writer and Supervisor A. J. McGrath worked out figures to furnish a rough estimate as to what the cost of investigations of Treasury Department personnel would be to the FBI for the remainder of the fiscal year 1955 and for the fiscal year 1956. In the memorandum prepared at the request of Mr. Tolson dated January 3, 1955, which is attached, a typographical error was overlooked by the writer and Supervisor McGrath as it appeared in the last paragraph of the memorandum in question. Inadvertently, we referred to the fiscal year 1954. It should have been 1955.

This error was overlooked by the writer and Supervisor McGrath, I believe, as a result of our desire to make certain that the figures submitted throughout the memorandum were accurate. These figures were checked and rechecked by Mr. McGrath and, thereafter, after receiving the memorandum from Supervisor McGrath, I checked the figures.

Since that time, this morning, January 4, 1955, both Supervisor McGrath and myself have again checked the figures, at the request of Mr. Tolson, and we have found them to be accurate.

I sincerely regret the oversight on the part of Supervisor McGrath and myself in not catching the error in the designation of the fiscal year in the last paragraph of the memorandum. Full responsibility in this matter is ours.

The attached memorandum of January 3, 1955, wherein the typographical error appears, has been corrected.

Attachment

EHW/rh

1/4/55 - Although Messrs. Winterrowd and McGrath carefully checked the figures which were submitted, the inadvertence which is referred to, namely the fiscal year 1954 which should have been 1955, should not have occurred on their part, nor on my part. I recommend

cc Administrative Division letters of censure for Messes. Winterroud, McGrath, and myself.

A. Rosen

1/4/55 - The inaccuracy contained in this memorandum is typical of the too frequent inaccuracies that are appearing in memoranda. I

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DECLASSIFICATION AUTHORITY DERIVED FROM: FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 10-07-2010

February 18, 1955

PERSONAL AND COMPEDENTIAL

Ur. Alex Rosen Federal Bureau of Investigation Vashington, D. C.

Dear Ur. Rosen:

I have examined the results of the streamlining survey just made in the Special Inquiry Section of the Investigative Division and I find it most shocking that you and your subordinates failed to take appropriate action to reduce the number of personnel assigned to this section when the volume of work declined without waiting for the Training and Inspection Division to discover the situation and recommend appropriate action.

I find it particularly disturbing that you did not promptly bring about a reduction in the number of employees in conformity with the declining volume of work in view of my previous specific reference at staff meetings to the desirability of transferring surplus personnel assigned at the Seat of Government. I shall certainly expect you to see to it that similar situations do not exist elsewhere in your division and are not permitted to occur in the future.

Very truly yours, Je Edgar Hoover John Edgar Hoover Tolson Nichols Belmont Harbo, Boardman (Personal Attention) Mohr-Parsons Rosen . Tamm STRAL BUILD LI MYE Sizoo . Winterrowd Tele. Room Holloman ED TO Gandy COMM - FO

3-8-55

Mr. Tolson

R. T. Harbo

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METROPOLITAN STATE BANK DERBY, COLORADO, JULY 19, 1954 BANK ROBBERY, CONSPIRACY, ESCAPE AND RESCUE

SYNOPSIS

A. Rosen

BACKGROUND: Denver letter February 1, 1955, furnished Bureau two copies of amended page 1 of report of SA Harold C. Cook dated 1-12-55 at Denver and three copies of corrected parole reports for and pursuant to instructions set forth in Buair-tel January 24, 1955. Buair-tel stated title and character of referenced report incomplete and parole re-

title and character of referenced report incomplete and parole reports contained misspellings, poor sentence structures and messy typing. No explanations requested of Denver regarding the errors and Denver neglected in its letter to furnish any such information or consider need of administrative action.

GOVERNING INSTRUCTIONS: SAC Letter 54-23, May 4, 1954, provides

"in the future all errors to be corrected
in reports after they have been forwarded to the Bureau must be
submitted by cover letter containing an explanation for the error,
together with two copies of any corrections to be made on reports
previously disseminated." Section 4A 1 j, Manual of Rules and
Regulations, provides, "Amended pages of reports are to be submitted
to the Bureau by cover letter. The cover letter must contain an explanation for the error, recommendations for any administrative action,
if necessary, together with two copies of the amended pages of reports."

EXPLANATIONS REQUESTED: Bureau letter February 23, 1955, to Denver, prepared in connection with a survey conducted by Inspector H. C. Van Pelt covering such errors, called attention to foregoing instructions and requested field and SOG explanations. A copy was furnished to Investigative Division.

Attachments

cc: Mr. Nichols Mr. Boardman

Mr. Rosen

Mr. Mohr

RGH: rlc

55 MAR 17 1955

cc: SOG Personnel Files:

SAC Charles W. Brown ASAC Roy K. Moore

SA Harold C. Cook

Stenographer
Section Chief F. L. Price
#1 Man E. H. Winterrowd

Assistant Director A. Rosen
SOG Files - Denver Field Division
Investigative Division

(2) ASAC Roy K. Moore, Denver, Colorado...censure....for admitted failure on his part to thoroughly review the above-mentioned reports prior to initialing and failure to comply with existing Bureau instructions regarding the submission of explanations and recommendations in connection with errors.

(3) SAC Charles W. Brown, Denver, Colorado....censure.... although there is no indication he was aware of this situation he is responsible for the operation of his office and for any weaknesses which might exist.

(4) Stenographer \_\_\_\_\_\_ Denver, Colorado....no action....
this individual resigned effective January 28, 1955.

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(5) SOG Supervisor ...censure....although he observed the errors made by the Denver Division; furnished constructive instructions as to necessary corrections and cautioned the office as to the need for careful review of correspondence, he neglected to follow existing Bureau instructions resulting in needless expense and excessive correspondence.

EXPLANATIONS RECEIVED: By letter dated February 25, 1955, dictated by Assistant Special Agent in Charge Roy K. Moore, Special Agent in Charge Charles W. Brown states: (1) SA Harold C. Cook, Resident Agent Colorado Springs, Colorado, submitted question reports to the Denver Office in rough draft form; (2) ASAC Moore proof read the rough drafts and sent same to steno pool for typing and (3) ASAC Moore subsequently scanned and approved finished products, failing to proof read, as he had previously approved the rough drafts.

SAC Brown states that upon receipt of Buair-tel January 24, 1955, it was determined errors were the fault of stenographer as the rough drafts were complete. No explanation submitted at that time as it was felt Bureau had detected errors prior to dissemination. No action recommended by SAC Brown regarding SA Cook as his rough drafts complete and no indication he saw finished reports prior to transmittal to Bureau. SAC Brown states stenographer Wood resigned January 28, 1955, and recommends no administrative action against ASAC Moore as derelictions have been brought forcibly to his attention. States steps have been taken to eliminate possibility of future situations of this type recurring.

states reports reviewed carefully and as errors were those of form, rather than substance, he felt that constructive suggestions were in order rather than substance, requests for explanations. States that from incoming apparents that field stenographer new and inexperienced and that he pointed out to Denver the need for careful proof reading of all such material in the future.

CONCLUSION: Although SOG Supervisor furnished constructive suggestions to the Denver Division in his Air-tel of January 24; 1955; the errors were those of form rather than substance and in no way jeopardized the case needless expense and correspondence did result due to his failure to comply with existing Bureau regulations.

## RECOMMENDATIONS:

(1) SA Harold C. Cook, Denver, Colorado....no action....no indication SA Cook had opportunity to see-finished report prior to its dissemination to the Bureau and no criticism directed to rough araft submitted by him.

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(6) F. L. Price, Section Chief, Criminal Section... recommendation being submitted separately covering this and other similar matters.

(7) E. H. Winterrowd, #1 Man, Investigative Division.... recommendation being submitted separately covering this and other similar matters.

(8) Assistant Director A. Rosen, Investigative Division....
no action...in view of his being recommended separately
for censure for this and other similar matters.

PERMANENT RRIEFS OF SAC CHARLES W. BROWN, ASAC ROY K. MOORE, SPECIAL AGENTS AND HAROLD C. COOK ARE ATTACHED HERETO.

**b**6

#### **DETAILS**

Not repeated herein in view of being fully covered in synopsis and in the investigative file.

March 3, 1955

Er. Alex Rosen Apartment 434 2480 16th Street, Northwest Washington, D. C.

Dear Al:

I was sorry to learn you are havingtrouble with your back. I certainly appreciate your game attempt to return to work today, but I think you ought to stay home and take care of yourself until you have made a complete recovery.

In the meantime, please let me know if there is anything that I can do for your

. Sincerely,

J. Edgar Hoover

. FBI

D 31

Boardman. Nichols Belmont Harbay Parson Rosen Tele. Room

Holloman

Mr. Rosen has advised that he threw his sacroidiac out of place on Friday, 2-25-55 when he stooped over to pick up his glove. He has been under treatment and on sick leave since Friday afternoon. On Thursday he reported for work, but found that sitting was uncomfortable and had to go home. He has advised that he is receiving diathermy treatments and that his doctor has instructed him to remain in bed. hoped the condition will right itself naturally, but if it does not Ur. Rosen stated traction will be neeessary. He does not know whether he will try to come to work Friday, but doubts if he will be able to. Address obtained from Section.

WEC/amd

# ffice Memorandum • United States Government

Mr. Rosen

DATE: 2/24/55

SUBJECT: ERRORS IN REPORTS

Boardman Nichols Belmont Harbo 💂 Mohr . Parsons Rosen Tamm Sizoo . Winterrowd Tele. Room Holloman \_ Gandy .....

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## SYNOPSIS:

Supervisors in Investigative Division have consistently called serious errors in reports reviewed in this Division to attention of field by teletype, airtel or letter specifically requesting explanations of personnel responsible for delinquencies and recommendations of SAC for administrative action. (Examples in details).

We have endeavored to follow a spirit of Bureau procedures and rules using 0-17 (Bureau error form) to call to attention of field minor errors of form. This form used since August 1943, after it was unanimously approved by Executives Conference 5/21/43, to eliminate preparation of letters (66-3482-162). Estimated that in Criminal and Accounting and Fraud Sections over two hundred such forms used weekly. Form instructs that action necessary to correct errors noted should be taken and every effort be made in the future to prevent recurrence. Form does not instruct that explanations of responsible personnel and recommendations of SAC be submitted.

Handling in this manner followed in light of Bureau instructions re streamlining, economy and exercise of sound judgment. Manual of Rules and Regulations states re errors that "Recommendations for administrative action, if necessary," be submitted. Inspectors Manual differentiates between routine and serious administrative delinquencies, explanations being obtained only in those instances falling within serious category. Use of Bureau error form not challanged heretoforerin inspections of this division or in general use of such form, TConsequently, procedure felt logical.

In ten specific instances in which explanations not requested by Investigative Division supervisors, errors were form errors, did not affect substance of investigation and administrative action thereon did not appear warraffed. Individual memoranda of explanation from supervisors in ten cared cases attached.

# RECOMMENDATIONS:

AL SHIRE FRIENDS (1) It is noted that approved error form has been uf? in the past to call minor errors of form to the attention of attachments - 10 6 co: Mr. Barba

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Höwever, in view of the need for the elimination of all errors in Bureau reports, including errors of form, it is recommended that the Form 0-17 (Bureau error form) now in use be amended to require the submission of explanations of personnel responsible for such errors and the recommendations of the SAC for administrative action. A memorandum setting out recommendations for specific changes in this form is being submitted separately.

(2) In view of foregoing and in view of explanations submitted, writer has no recommendations to make for administrative action.

## ADDENDUM - AR:LS - 2/25/55

While the above explanations submitted by Mr. Winterrowd and Messrs. Price, Evans and the Supervisors involved, reflect action which was taken based upon the requirements prior to our present instructions as outlined in the instructions disseminated to the field on 2/21/54, it does seem that the judgment which the above exercised was such as to bring it within the spirit and the letter of the instructions then in existence. I have personally discussed these matters and have noted on many occasions the constructive letters which have been written in line with the above. I wish to assure the Director that these letters were constructive and helpful to the field. There can be and there is no doubt in anyone's mind in this division as to the seriousness of this entire matter and we will adhere strictly to the instructions which are now in existence.

It is recommended that the error form which is now utilized, as indicated above, be revised immediately. We have submitted suggestions concerning this. It is recommended that Mr. Winterrowd, who has supervision over the Criminal Section and the Accounting and Fraud Section, Messrs. Price and Evans, who are the section chiefs, receive letters of censure with regard to this matter. It is also recommended that I receive a letter of censure.

Memorandum to Mr. Rosen

### DETAILS:

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Supervisors in the Investigative Division have consistently called serious errors appearing in reports reviewed in this Division to the attention of the field by teletype, airtel or letter. These communications specifically request explanations of personnel responsible for such delinquencies and the recommendations of the SAC for administrative action. This is an every day occurrence and a quick check of the division revealed the following few examples of instances wherein action has been taken to secure explanations when deficient reports were received:

In the case of \_\_\_\_\_\_ et al. - Federal Housing Administration Matter, Bureau file 147-904, the report of Special Agent \_\_\_\_\_ dated October 27, 1954, at Dallas, was found to contain five delinquencies. Explanations, recommendations and amended report were requested and obtained. Letters of censure were sent to SA \_\_\_\_\_ Field Supervisor V.E.J. Drain and SAC W. A. Murphy.

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In the case of set al. Fraud Against the Government" Bureau file 46-22480, the
report of Special Agent dated December
13, 1954, at Oklahoma City, Oklahoma, contained thirteen

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### Memorandum to Mr. Rosen

delinquencies. Explanations, recommendations and amended report were requested and obtained. Letters of censure were directed to SA and SAC N. R. Johnson.

In the case of tetal., Interstate
Transportation of Stolen Notor Vehicle, Bureau file 26-192973,
the report of Special Agent dated January 10,
1955, at Memphis, reflected investigative and reporting delinquencies.
Memoranda of explanation and recommendations were requested and received. SA and ASAC C. O. Halter were cansured.

We have endeavored to follow spirit of Bureau procedures and rules inutilizing form 0-17 (Bureau error form) in calling to attention of field minor errors. It is estimated that over two hundred such forms are utilized weekly by Criminal and Accounting and Fraud Sections. Use of this form was begun in August, 1943, (66-3482-166) after it was unanimously approved by Executives Conference 5/21/43 to eliminate correspondence (66-3482-162). Form instructs any action necessary be taken to correct errors noted and that in the future every effort be made to prevent recurrences. This form does not instruct that explanations be submitted or that SACs submit recommendations for administrative action.

Regulations, reads as follows: "Amended pages of reports are to be submitted to the Bureau by cover letter. The cover letter must contain an explanation for the error, recommendations for administrative action, if necessary, together with two copies of amended pages of reports." The Investigative Division has endeavored at all times to interpret this rule in the light of all Bureau instructions, particularly those concerning streamlining, economy of operations and exercise of sound judgment. In this interpretation efforts have been made to differentiate between those errors which are serious and affect the stance of the investigation and those errors which are errors of

regard, it is noted that Section 8B of the Inspectors Manual differentiates between routine and serious administrative delinquencies. This Section of the manual indicates that explanations of employees responsible for routine administrative delinquencies are not obtained, such explanations being obtained only in those instances which fall within the category of serious administrative delinquencies.

The Investigative Division has been instructed to submit explanations in ten cases in which amended pages for reports were received from the field not accompanied by explanations of responsible personnel or by recommendations for administrative action by SAC.

In these ten instances, explanations and recommendations were not requested by the Bureau supervisor who approved the amended pages. These cases are listed below:

These cases are	118ted betom:	
Bufile Number	Title of Case	Surem Supervisor
25-372500	SSN Selective Service Act, 1948; Conscientious Objector	<b></b>
93 <b>-</b> 8792	Ascertaining Financial Ability	R. A. Garvey
42-113625	Appear of the same	S. F. Phillips
·	Fugitive-Deserter	M. T. Cummings
15-32498	Theft From Interstate Shipment	R. L. Bruggeman
52-65154	Operating Engineer Water Department	ii. n. pr. 490
`	Installation Division Department of the Air Force Kelly Air Force Base, Texas Theft of Government Property	
91-9777	Bank Robbery; Conspiracy; Escape and Rescue	
15-32697	Theft From Interstate Shipment	H. A. Fitzgibbon
26-189648	Interstate Transportation of Stolen Motor Vehicle	F. G. Boggan
70-21946	Unknown Subject; Lt. (j.g. Government Reservation -	Assault
87-24923	Fugitive: Interstate Transportation of Stolen Property: Mail Fraud	H. A. Fitzgibbon

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The types of errors that were corrected in the amended pages militted in the above-mentioned cases are categorized below:

- a. Enclosures listed improperly
- b. Failure to indicate on administrative page reason why information copy of report was sent to an auxiliary office
- c. Failure to indicate place of investigation in details
- d. Failure to indicate title of subject's Government position in title of report
- e. Incomplete title and character
- f. Subjects incorrectly listed as fugitives
- g. Failure to identify temporary confidential informant on administrative page
- h. Incomplete synopsis
- i. Typographical errors and poor sentence structure
- j. Error in assembly of lengthy mimeographed report
- k. Improper lead
- 1. Ambiguous language in details

These errors were errors of form; they did not relate to the substance of the investigation and did not affect the outcome of the case. Explanations were not requested because the substance of the investigation was not affected and they were not considered sufficiently serious of themselves to require administrative action. Because of the nature of the errors, explanations of responsible personnel and recommendations of the SAC for administrative action were not deemed necessary.

Memoranda of explanation from the Investigative Division supervisors who approved the amended pages in the ten cases listed previously herein are attached.

February 1', 1905

Mr. Alex Rosen Federal furtain of Investigation #ashington, .. C.

Dear Hr. Rosen:

Claritics

In connection with the recent streamlining surveyconducted of the Investigative bivision, a separate memorandum has been submitted covering the results determined from a survey of the Special Inquiry Section. Separate memoranda are also being submitted covering a matter concerning the number of personnel assigned to the General Investigative Intelligence nit and General Crines Unit and covering the distribution of the workload for the entire Division. communication covers the results of the survey of the remaining portions of the Investigative Division. It is noted that you have concurred with the recommended changes and suggested procedures referred to hereinafter.

In view of the decrease in the workload on the Interstate Transportation of Stolen Motor Venicle Desk and the Theft from Interstate Shipment Desk and the temporary reassignment of a Reviewer Analyst from the Theft from Interstate Shipment wesk, you must closely watch the werkloads on these desks to determine if a trend in reduction of cases R develops.. You are instructed to submit your recommendations 🗞 📸 by Narch 31, 1955, as to whether or not the workload on thise desks at that time will permit the release of personnel presently assigned to these desks for other assignment. 1400 -5

You are also i structed to expedite the revision of the accounting lessons so they will be completed by March 21, 1955; at the Algest and you should advise the Bureau when this has been accomplished. Inusmuch as the completion of the revision bijoung affounting lessons will reduce the will opp in -on the Accounting Control Desk, you are also instructed to submit fiber precommendations but the same time that you cavise the Fureau the completion of the value on the coen accomplished as to whether or not its view ever that it assigned to the desk can be released for other assignments

can be released for other LBI COMM - FDEBI cc - Mr. Poardman/A. LBI COMM - FDEBI Mr. Mohr/. WEST 5/55; JEE CS MAILED 31

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Tele. Room Holloman

Compensation Natter cases apparently can be supervised on a selective supervision basis as soon as the basic problems which are still arising in the handling of these cases with the local boards are ironed out. In view thereof you are instructed to insure that this matter is followed closely and you should submit your recommendations by March 31, 1955, concerning the handling of these matters on a selective supervision basis.

In view of the agreement which was signed by the Treasury pepartment on February 4, 1955, to forward to the Eureau fraud and bribery cases involving Treasury Department personnel, which cases were formerly handled by the Treasury Department, you should insure that an extremely close watch is kept on the workload in the Fraud and Bribery Unit and that carefil consideration is afforded the personnel needs of this Unit in order that the Eureau will be able to properly and premotly carry out its responsibilities pertaining to these matters.

In general, the results determined from a survey of the various sections of the Investigative Division indicate the need on your part for constantly insuring that extremely close supervision is being afforded the various operations. It is now more necessary than ever that we exercise the utmost care in carrying out our responsibilities and that we make certain that every phase of our operations is being performed as efficiently and effectively as possible.

I must insist that exceedingly careful attention be given to the assignment distribution and performance of work on the part of every employee in your Livision and that the functions of each and every unit are being properly carried out. It is your personal responsibility to see to it that this is acre.

Sincerely yours, J. Ed ar Hoover

John Edgar Hoover Director

### FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

No Duplication Fees are charged for Deleted Page Information Sheet(s).

Total Deleted Page(s) ~ 2 Page 24 ~ Duplicate Page 25 ~ Duplicate